Curation of Collections Recovered From Missouri

St. Louis District, State of Missouri

SPECIFICATIONS FOR

Curation of Collections Recovered From Missouri

SOLICITATION NO. DACW43-01-T-7067

THIS SOLICITATION IS UNRESTRICTED



US Army Corps of Engineers St. Louis District

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Curation of Collections Recovered From Missouri, St. Louis District, State of Missouri

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	Bid Schedule	Bid Schedule
	SOW	Statement Of Work
	Enclosure 1	36 CFR Part 79 - Curation of Federally-Owned and Administered Archeological Collections
*	Enclosure 2	ER 1130-2-540 - Environmental Stewardship Operations and Maintenance Polices
		and
		EP 1130-2-540 - Environmental Stewardship Operations and Maintenance Guidance and Procedures
	Enclosure 3	St. Louis District Curation Standards
	Enclosure 4	Procedures for Using St. Louis District Archaeological Collections
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* Enclosure 2 are in separate files

SOLICITATION/CONTRACT/				TEMS			TION NUI (-1082-			PAGE	1 OF 1
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NOTES

FURNISH SERVICES OF THE CURATION OF ARCHAEOLOGICAL COLLECTIONS GENERATED FROM ACTIVITIES IN THE STATE OF MISSOURI.

- 1. All prices must be on a firm basis.
- 2. Bidders must bid on all items. Failure to bid on any item will be cause for the Government to determine the bid non-responsive.
- 3. RENEWAL OPTION NOTICE This solicitation contains a renewal option clause. The renewal option(s) is (are) to be exercised at the discretion of the Government only and will be binding on the contractor if a decision is made by the Government to exercise its option(s). Bidders are advised that such options as may be exercised will be exercised at the unit prices bid for that specific renewal option year.
- 4. Any contractual questions on subject solicitation should be directed to Ms. Regina Pucel, St. Louis District office, telephone number 314-331-8509.
- 5. Archaeological collections are currently housed at a contractor's facility in Columbia, Missouri. If award is made to other than the current contractor, transportation of collection to a new facility will be performed by the government at the government's expense.
- 6. NEW COLLECTIONS. Bid item prices should include and allow for 2 cubic feet of additional archaeological materials and 0.5 linear feet of associated records per year. If determined through the annual report that the volume of collections exceed the cubic feet and linear feet priced herein, the contractor may request an equitable adjustment within 30 days after approval of the annual report. (Reference Defense Federal Acquisition Regulation Supplement Clause, 252.243-7002 entitled "Requests For Equitable Adjustment (Mar 1998)".)

BASE YEAR

ITEM NO	SUPPLIES/SERVICES	QTY	UNIT	UNIT PRICE	AMOUNT
0001	CURATION OF MISSOURI COLLECTIONS-(HOUSE, MANAGE, STABILIZE, PRESERVE AND PROVIDE ACCESS TO ARCHAEOLOGICAL COLLECTIONS FOR A PERIOD OF ONE YEAR	12.00	Months		
0002	REPORT - ANNUAL INSPECTION OF MATE ASSOCIATED RECORDS DUE WITHIN 30 DA COMPLETION, NOT SEPARATELY PRICED	AYS OF O			
	TOTAL BASE YEAR	\$			
OPTION	YEAR NO. 1				
ITEM NO	SUPPLIES/SERVICES	QTY	UNIT	UNIT PRICE	AMOUNT
1001	CURATION OF MISSOURI COLLECTIONS-(HOUSE, MANAGE, STABILIZE, PRESERVE AND PROVIDE ACCESS TO ARCHAEOLOGICAL COLLECTIONS FOR A PERIOD OF ONE YEAR	12.00	Months		
1002	REPORT ANNUAL INSPECTION OF MATER ASSOCIATES RECORDS DUE WITHIN 30 DA COMPLETION NOT SEPARATELY PRICED				

TOTAL OPTION YEAR NO. 1 \$_____

OPTION YEAR NO. 2

ITEM NO	SUPPLIES/SERVICES	QTY	UNIT	UNIT PRICE	AMOUNT
2001	CURATION OF MISSOURI COLLECTIONS - (HOUSE, MANAGE, FFP - STABILIZE, PRESERVE AND PROVIDE ACCESS TO ARCHAEOLOGICAL COLLECTIONS FOR A PERIOD OF ONE YEAR	12.00	Months		
2002	REPORT - ANNUAL INSPECTION OF MATE ASSOCIATED RECORDS DUE WITHIN 30 DATE COMPLETION NOT SEPARATELY PRICED				
	TOTAL OPTION YEAR NO. 2	\$			

OPTION YEAR NO. 3

ITEM NO	SUPPLIES/SERVICES	QTY	UNIT	UNIT PRICE	AMOUNT
3001	CURATION OF MISSOURI COLLECTIONS -(HOUSE, MANAGE, FFP - STABILIZE, PRESERVE AND PROVIDE ACCESS TO ARCHAEOLOGICAL COLLECTIONS FOR A PERIOD OF ONE YEAR	12.00	Months		
3002	REPORT - ANNUAL INSPECTION OF MATE ASSOCIATED RECORDS DUE WITHIN 30 D. COMPLETION NOT SEPARATELY PRICED		31.11 111 (6) 1 11		

TOTAL OPTION YEAR NO. 3 \$_____

OPTION YEAR NO. 4

NO NO	SUPPLIES/SERVICES	QTY	UNIT	UNIT PRICE	AMOUNT
4001	CURATION OF MISSOURI COLLECTIONS - (HOUSE, MANAGE, FFP - PRESERVE AND PROVIDE ACCESS TO ARCHAEOLOGICAL COLLECTIONS FOR A PERIOD OF ONE YEAR	12.00	Months		
4002	REPORT - ANNUAL INSPECTION OF MATER ASSOCIATED RECORDS DUE WITHIN 30 DA COMPLETION NOT SEPARATELY PRICED			_	
	TOTAL OPTION YEAR NO. 4	\$			
	TOTAL BASE YEAR AND OPTION YEARS	\$			

For the Curation of Collections Recovered from the State of Missouri

C1. General Information

INTRODUCTION

The Contractor will house, manage, stabilize, preserve, and provide access to archaeological collections from the State of Missouri in accordance with 36 CFR Part 79, Section 79.9 and ER/EP 1130-2-540.3 and shall assure that curatorial services furnished pursuant to this scope of work conform to the standards in 36 CFR Part 79 and ER/EP 1130-2-540.

BROAD WORK DESCRIPTION

Services shall consist of the long-term curation of archaeological collections generated from activities in the state of Missouri for a period of one year. Archaeological collections generated from activities in the state of Illinois are not covered by this service request. The contractor's facility/repository (1) in the State of origin, (2) store, house and maintain other collections from the same site or project location, or (3) house collections from a similar geographic region or cultural area. The collections "should not be subdivided and housed at more than a single facility/repository unless such subdivision is necessary to meet special housing, conservation, or research needs. Finally, the two components of these collections—material remains and associated records "should be deposited in the same repository to maintain the integrity and research value of the collection," except in those instances where nonfederally owned material remains are retained and disposed by the owner.

C2. Definitions

GENERAL

As used throughout this contract, the following terms shall have the meaning set forth below:

Archaeological Collections – Material remains and associated records

Qualified Museum Professional - Qualified museum professional means a person who possesses knowledge, experience and demonstrable competence in museum methods and techniques appropriate to the nature and content of the collection under the person's management and care, and commensurate with the person's duties and responsibilities [36 CFR 79.4(b)(h)].

Contracting Office-The office which awards or executes a contract for supplies or services and performs post-award functions not assigned to a Contract Administration Office.

Contracting Officer (CO) – An individual appointed in accordance with procedures prescribed by the Federal Acquisition Regulation (FAR) with the authority to enter into and administer contracts and make determinations and findings with respect thereto, or with any part of such authority.

Contracting Officer's Representative (COR) – An individual appointed to provide liaison for the contract between the Government and the contractor. The COR is not authorized to change any of the terms and conditions of the contract, make decisions concerning dispute arising under the contract or terminate the contract or any portion thereof.

Contractor – The term contractor as used herein refers to both the prime contractor and any subcontractors.

Contractor-Furnished Property – Property the contractor is required to furnish in order to perform the requirements of this contract.

Government Furnished Property – Property in the possession of, or directly acquired by, the Government and subsequently made available for the sole use of the contractor in the performance of this contract.

C3. Government Furnished Property and Services

- 1. Archaeological collections submitted to the Contractor shall conform to St. Louis District Corps Standards.
- 2. Archaeological collections generated from investigations from Corps fee-title lands within the state of Missouri will be submitted directly to the Contractor by the investigating organization.
 - 3. Computer Assisted Collections-Management Retrieval System

C4. Contractor Furnished Items

Contractor shall furnish a facility that will house and maintain archaeological collections (1,419 cubic feet) and associated records (80 linear feet) that provides for the long-term curation of Corps archaeological collections from Missouri in accordance with 36 CFR Part 79, Section 79.9 and ER/EP 1130-2-540.

C5. Specific Tasks

Tasks

- 1. Shall arrange for the loan or display of all or part of a collection on request of agencies, organizations, institutions, or individuals having adequate facilities for study or display, and in accordance with the Corps procedures for use outlined in Procedures for Using St. Louis District Archaeological Collections, only after written consultation with and concurrence from the CO or the COR. The individual or agency requesting a collection shall pay all expenses associated with the loan (e.g., transportation, insurance). Shall provide access to and/or use of Corps archaeological collections by the general public, researchers, Native Americans, and federal employees in accordance with the process outlined in the Procedures for Using St. Louis District Archaeological Collections. In addition, shall maintain a list of all individuals that access the collections for purposes of study, exhibit, etc.
- 2. Shall maintain a computer-assisted collections-management-retrieval system (provided by the Government) that will permit the Corps and other qualified individuals and institutions, access for study, loan, education, or public interpretation of Corps collections. The retrieval system will be updated as new collections are added and may be modified by mutual consent of the Corps and the Contractor. The format for the retrieval system is included in Enclosure 2.
- 3. Shall accept additional archaeological material and associated records along with the one-time accessioning fees from other investigating organizations or contractors that are depositing archaeological collections recovered from St. Louis District fee-title lands in the state of Missouri.
- 4. Shall conduct an annual inspection of all Corps collections (artifacts and records) and prepare a report that evaluates the condition of each collection in accordance with 36 CFR Part 79 Section 79.11. In addition, the report shall include, but not be limited to, the following: (1) a catalog of recommended conservation treatments organized on the basis of individual collections and intended to promote the physical stability and integrity of each material type, (2) an overview of the condition of each collection according to the St. Louis District Procedures for Inventory and Evaluation of Existing Collections, (3) volume of artifacts and linear feet of records for each

collections, (4) a list of all individuals that have accessed the collections for purposes of study, exhibit, etc., and (5) any recommendations to safeguard the integrity of the collections.

- 5. Shall maintain a curatorial staff that includes a Qualified Museum Professional as defined. Additional information regarding a qualified museum professional is described in Section 79.4(h)(1–4) of 36 CFR Part 79.
- 6. Shall not dispose of any Corps collections (artifacts or records). Archaeological materials and associated records (including the computer-assisted collections-management retrieval system) from public lands remain the property of the United States government.
- 7. Shall not publicly display human skeletal remains, associated and unassociated funerary objects, sacred objects, and objects of cultural patrimony from any Corps collections.
- 8. Within 30 days of the end of a contract period, the Contractor shall provide the St. Louis District with a written report of the annual inspection of material remains and associated records in accordance with 36 CFR Part 79 Section 79.11 and ER/EP 1130-2-540.
- 9. At least once a year, the contractor shall provide access to its facility for the CO or the COR to inspect, in accordance with 36 CFR Part 79 and Section 3. And within 45 days of the inspection, the CO or the COR will provide the contractor with a written report of findings, which will detail any deficiencies.

C6. Applicable Documents

Enclosures

- 1 36 CFR Part 79, Curation of Federally-Owned and Administered Archeological Collections
- 2 ER 1130-2-540, Environmental Stewardship Operations and Maintenance Policies, and EP 1130-2-540, Environmental Stewardship Operations Maintenance Guidance and Procedures
- 3 St. Louis District Curation Standards
- 4 Procedures for Using St. Louis District Archaeological Collections
- 5 St. Louis District Procedures for Inventory and Evaluation of Existing Collections

CLAUSES INCORPORATED BY FULL TEXT

52.212-1 INSTRUCTIONS TO OFFERORS--COMMERCIAL ITEMS (OCT 2000)

- (a) North American Industry Classification System (NAICS) code and small business size standard. The NAICS code and small business size standard for this acquisition appear in Block 10 of the solicitation cover sheet (SF 1449). However, the small business size standard for a concern which submits an offer in its own name, but which proposes to furnish an item which it did not itself manufacture, is 500 employees.
- (b) Submission of offers. Submit signed and dated offers to the office specified in this solicitation at or before the exact time specified in this solicitation. Offers may be submitted on the SF 1449, letterhead stationery, or as otherwise specified in the solicitation. As a minimum, offers must show--
- (1) The solicitation number;
- (2) The time specified in the solicitation for receipt of offers;
- (3) The name, address, and telephone number of the offeror;
- (4) A technical description of the items being offered in sufficient detail to evaluate compliance with the requirements in the solicitation. This may include product literature, or other documents, if necessary;
- (5) Terms of any express warranty;
- (6) Price and any discount terms;
- (7) "Remit to" address, if different than mailing address;
- (8) A completed copy of the representations and certifications at FAR 52.212-3;
- (9) Acknowledgment of Solicitation Amendments;
- (10) Past performance information, when included as an evaluation factor, to include recent and relevant contracts for the same or similar items and other references (including contract numbers, points of contact with telephone numbers and other relevant information); and
- (11) If the offer is not submitted on the SF 1449, include a statement specifying the extent of agreement with all terms, conditions, and provisions included in the solicitation. Offers that fail to furnish required representations or information, or reject the terms and conditions of the solicitation may be excluded from consideration.
- (c) Period for acceptance of offers. The offeror agrees to hold the prices in its offer firm for 30 calendar days from the date specified for receipt of offers, unless another time period is specified in an addendum to the solicitation.
- (d) Product samples. When required by the solicitation, product samples shall be submitted at or prior to the time specified for receipt of offers. Unless otherwise specified in this solicitation, these samples shall be submitted at no expense to the Government, and returned at the sender's request and expense, unless they are destroyed during preaward testing.
- (e) Multiple offers. Offerors are encouraged to submit multiple offers presenting alternative terms and conditions or commercial items for satisfying the requirements of this solicitation. Each offer submitted will be evaluated separately.
- (f) Late submissions, modifications, revisions, and withdrawals of offers:

- (1) Offerors are responsible for submitting offers, and any modifications, revisions, or withdrawals, so as to reach the Government office designated in the solicitation by the time specified in the solicitation. If no time is specified in the solicitation, the time for receipt is 4:30 p.m., local time, for the designated Government office on the date that offers or revisions are due.
- (2)(i) Any offer, modification, revision, or withdrawal of an offer received at the Government office designated in the solicitation after the exact time specified for receipt of offers is "late" and will not be considered unless it is received before award is made, the Contracting Officer determines that accepting the late offer would not unduly delay the acquisition; and--
- (A) If it was transmitted through an electronic commerce method authorized by the solicitation, it was received at the initial point of entry to the Government infrastructure not later than 5:00 p.m. one working day prior to the date specified for receipt of offers; or
- (B) There is acceptable evidence to establish that it was received at the Government installation designated for receipt of offers and was under the Government's control prior to the time set for receipt of offers; or
- (C) If this solicitation is a request for proposals, it was the only proposal received.
- (ii) However, a late modification of an otherwise successful offer, that makes its terms more favorable to the Government, will be considered at any time it is received and may be accepted.
- (3) Acceptable evidence to establish the time of receipt at the Government installation includes the time/date stamp of that installation on the offer wrapper, other documentary evidence of receipt maintained by the installation, or oral testimony or statements of Government personnel.
- (4) If an emergency or unanticipated event interrupts normal Government processes so that offers cannot be received at the Government office designated for receipt of offers by the exact time specified in the solicitation, and urgent Government requirements preclude amendment of the solicitation or other notice of an extension of the closing date, the time specified for receipt of offers will be deemed to be extended to the same time of day specified in the solicitation on the first work day on which normal Government processes resume.
- (5) Offers may be withdrawn by written notice received at any time before the exact time set for receipt of offers. Oral offers in response to oral solicitations may be withdrawn orally. If the solicitation authorizes facsimile offers, offers may be withdrawn via facsimile received at any time before the exact time set for receipt of offers, subject to the conditions specified in the solicitation concerning facsimile offers. An offer may be withdrawn in person by an offeror or its authorized representative if, before the exact time set for receipt of offers, the identity of the person requesting withdrawal is established and the person signs a receipt for the offer.
- (g) Contract award (not applicable to Invitation for Bids). The Government intends to evaluate offers and award a contract without discussions with offerors. Therefore, the offeror's initial offer should contain the offeror's best terms from a price and technical standpoint. However, the Government reserves the right to conduct discussions if later determined by the Contracting Officer to be necessary. The Government may reject any or all offers if such action is in the public interest; accept other than the lowest offer; and waive informalities and minor irregularities in offers received.
- (h) Multiple awards. The Government may accept any item or group of items of an offer, unless the offeror qualifies the offer by specific limitations. Unless otherwise provided in the Schedule, offers may not be submitted for quantities less than those specified. The Government reserves the right to make an award on any item for a quantity less than the quantity offered, at the unit prices offered, unless the offeror specifies otherwise in the offer.
- (i) Availability of requirements documents cited in the solicitation. (1) The Index of Federal Specifications, Standards and Commercial Item Descriptions and the documents listed in it may be obtained from the General Services Administration, Federal Supply Service Bureau, Specifications Section, Suite 8100, 470 L'Enfant Plaza, SW, Washington, DC 20407 ((202) 619-8925).

- (2) The DOD Index of Specifications and Standards (DODISS) and documents listed in it may be obtained from the Standardization Documents Desk, Building 4D, 700 Robbins Avenue, Philadelphia, PA 19111-5094 (telephone (215) 697-2569).
- (i) Availability of requirements documents cited in the solicitation. (1)(i) The GSA Index of Federal Specifications, Standards and Commercial Item Descriptions, FPMR Part 101-29, and copies of specifications, standards, and commercial item descriptions cited in this solicitation may be obtained for a fee by submitting a request to--GSA Federal Supply Service Specifications Section, Suite 8100, 470 East L'Enfant Plaza, SW, Washington, DC 20407, Telephone (202) 619-8925, Facsimile (202) 619-8978.
- (ii) If the General Services Administration, Department of Agriculture, or Department of Veterans Affairs issued this solicitation, a single copy of specifications, standards, and commercial item descriptions cited in this solicitation may be obtained free of charge by submitting a request to the addressee in paragraph (i)(1)(i) of this provision. Additional copies will be issued for a fee.
- (2) The DoD Index of Specifications and Standards (DoDISS) and documents listed in it may be obtained from the-Department of Defense Single Stock Point (DoDSSP), Building 4, Section D, 700 Robbins Avenue, Philadelphia, PA 19111-5094, Telephone (215) 697-2667/2179, Facsimile (215) 697-1462.
- (i) Automatic distribution may be obtained on a subscription basis.
- (ii) Order forms, pricing information, and customer support information may be obtained--
- (A) By telephone at (215) 697-2667/2179; or
- (B) Through the DoDSSP Internet site at http://assist.daps.mil.
- (3) Nongovernment (voluntary) standards must be obtained from the organization responsible for their preparation, publication, or maintenance.
- (j) Data Universal Numbering System (DUNS) Number. (Applies to offers exceeding \$25,000.) The offeror shall enter, in the block with its name and address on the cover page of its offer, the annotation "DUNS" followed by the DUNS number that identifies the offeror's name and address. If the offeror does not have a DUNS number, it should contact Dun and Bradstreet to obtain one at no charge. An offeror within the United States may call 1-800-333-0505. The offeror may obtain more information regarding the DUNS number, including locations of local Dun and Bradstreet Information Services offices for offerors located outside the United States, from the Internet home page at http://www.customerservice@dnb.com/. If an offeror is unable to locate a local service center, it may send an e-mail to Dun and Bradstreet at globalinfo@mail.dnb.com.

(End of provision)

52.212-2 EVALUATION--COMMERCIAL ITEMS (JAN 1999)

- (a) The Government will award a contract resulting from this solicitation to the responsible offeror whose offer conforming to the solicitation will be most advantageous to the Government, price and other factors considered. The following factors listed in descending order of importance shall be used to evaluate offers:
- 1. Equipment/facilities (40%)

The contractor shall describe the necessary equipment/facilities to curate the designated volume of artifacts and linear feet of associated records according to 36 CFR Part 79.

Provide evidence that the contractor has possession of a computer system (i.e., hardware, software, and network) that can operate, update, and maintain a computer-assisted collections management database for the St. Louis District's archaeological collections that is run using the most current version of Double Helix software.

2. Personnel (trained technical staff and support) (30%)

The contractor shall describe qualifications of personnel who would be assigned to this project, regarding experience curating archaeological materials and associated records according to 36 CFR Part 79.

The contractor shall describe qualifications of personnel and the number of years of experience of operating

computer-assisted collections management databases.

3. Experience/past performance of similar work (30%)

The contractor shall describe experience during the last three (3) years of curation of archaeological materials and associated records according to 36 CFR Part 79.

The contractor shall provide three references of past performance for similar work performed within the past three (3) years. References to include identity of the customer, an individual by name and current telephone number, description of project and the role of offeror in the project.

The evaluation factors above, when combined, are approximately equal to cost or price.

- (b) Options. The Government will evaluate offers for award purposes by adding the total price for all options to the total price for the basic requirement. The Government may determine that an offer is unacceptable if the option prices are significantly unbalanced. Evaluation of options shall not obligate the Government to exercise the option(s).
- (c) A written notice of award or acceptance of an offer, mailed or otherwise furnished to the successful offeror within the time for acceptance specified in the offer, shall result in a binding contract without further action by either party. Before the offer's specified expiration time, the Government may accept an offer (or part of an offer), whether or not there are negotiations after its receipt, unless a written notice of withdrawal is received before award.

(End of clause)

52.212-3 OFFEROR REPRESENTATIONS AND CERTIFICATIONS--COMMERCIAL ITEMS (APR 2001) ALTERNATE II (OCT 2000)

(a) Definitions. As used in this provision:

"Emerging small business" means a small business concern whose size is no greater than 50 percent of the numerical size standard for the NAICS code designated.

Service-disabled veteran-owned small business concern--

- (1) Means a small business concern--
- (i) Not less than 51 percent of which is owned by one or more service--disabled veterans or, in the case of any publicly owned business, not less than 51 percent of the stock of which is owned by one or more service-disabled veterans; and
- (ii) The management and daily business operations of which are controlled by one or more service-disabled veterans or, in the case of a veteran with permanent and severe disability, the spouse or permanent caregiver of such veteran.
- (2) Service-disabled veteran means a veteran, as defined in 38 U.S.C. 101(2), with a disability that is service-connected, as defined in 38 U.S.C. 101(16).

"Small business concern" means a concern, including its affiliates, that is independently owned and operated, not dominant in the field of operation in which it is bidding on Government contracts, and qualified as a small business under the criteria in 13 CFR Part 121 and size standards in this solicitation.

Veteran-owned small business concern means a small business concern-

- (1) Not less than 51 percent of which is owned by one or more veterans (as defined at 38 U.S.C. 101(2)) or, in the case of any publicly owned business, not less than 51 percent of the stock of which is owned by one or more veterans; and
- (2) The management and daily business operations of which are controlled by one or more veterans.
- "Women-owned small business concern" means a small business concern--
- (1) Which is at least 51 percent owned by one or more women or, in the case of any publicly owned business, at least 51 percent of its stock is owned by one or more women; and
- (2) Whose management and daily business operations are controlled by one or more women.
- "Women-owned business concern" means a concern which is at least 51 percent owned by one or more women; or in the case of any publicly owned business, at least 51 percent of the stock of which is owned by one or more women; and whose management and daily business operations are controlled by one or more women.
- (b) Taxpayer Identification Number (TIN) (26 U.S.C. 6109, 31 U.S.C. 7701). (Not applicable if the offeror is required to provide this information to a central contractor registration database to be eligible for award.)
- (1) All offerors must submit the information required in paragraphs (b)(3) through (b)(5) of this provision to comply with debt collection requirements of 31 U.S.C. 7701(c) and 3325(d), reporting requirements of 26 U.S.C. 6041, 6041A, and 6050M, and implementing regulations issued by the Internal Revenue Service (IRS).
- (2) The TIN may be used by the Government to collect and report on any delinquent amounts arising out of the offeror's relationship with the Government (31 U.S.C. 7701(c)(3)). If the resulting contract is subject to the payment reporting requirements described in FAR 4.904, the TIN provided hereunder may be matched with IRS records to verify the accuracy of the offeror's TIN.

(3) Taxpayer Identification Number (TIN).
TIN:
TIN has been applied for.
TIN is not required because:
Offeror is a nonresident alien, foreign corporation, or foreign partnership that does not have income effectively connected with the conduct of a trade or business in the United States and does not have an office or place of business or a fiscal paying agent in the United States;
Offeror is an agency or instrumentality of a foreign government;
Offeror is an agency or instrumentality of the Federal Government.
(4) Type of organization.
Sole proprietorship:

Partnership;
Corporate entity (not tax-exempt);
Corporate entity (tax-exempt);
Government entity (Federal, State, or local);
Foreign government;
International organization per 26 CFR 1.6049-4;
Other
(5) Common parent.
Offeror is not owned or controlled by a common parent;
Name and TIN of common parent:
Name
TIN
(c) Offerors must complete the following representations when the resulting contract is to be performed inside the United States, its territories or possessions, Puerto Rico, the Trust Territory of the Pacific Islands, or the District of Columbia. Check all that apply.
(1) Small business concern. The offeror represents as part of its offer that it () is, () is not a small business concern.
(2) Veteran-owned small business concern. (Complete only if the offeror represented itself as a small business concern in paragraph (c)(1) of this provision.) The offeror represents as part of its offer that it () is, () is not a veteran-owned small business concern.
(3) Service-disabled veteran-owned small business concern. (Complete only if the offeror represented itself as a veteran-owned small business concern in paragraph (c)(2) of this provision.) The offeror represents as part of its offer that it () is, () is not a service-disabled veteran-owned small business concern.
(4) Small disadvantaged business concern. (Complete only if the offeror represented itself as a small business concern in paragraph (c)(1) of this provision.) The offeror represents, for general statistical purposes, that it () is, () is not a small disadvantaged business concern as defined in 13 CFR 124.1002.
(5) Women-owned small business concern. (Complete only if the offeror represented itself as a small business concern in paragraph (c)(1) of this provision.) The offeror represents that it () is, () is not a women-owned small business concern.
Note: Complete paragraphs $(c)(6)$ and $(c)(7)$ only if this solicitation is expected to exceed the simplified acquisition threshold.

(6) Women-owned business concern (other than small business concern). (Complete only if the offeror is a women-owned business concern and did not represent itself as a small business concern in paragraph (c)(1) of this

provision.) The offeror represents that it () is, a women-owned business concern.

(7) Tie bid priority for labor surplus area concerns. If this is an invitation for bid, small business offerors may
identify the labor surplus areas in which costs to be incurred on account of manufacturing or production (by offeror
or first-tier subcontractors) amount to more than 50 percent of the contract price:

- (8) Small Business Size for the Small Business Competitiveness Demonstration Program and for the Targeted Industry Categories under the Small Business Competitiveness Demonstration Program. (Complete only if the offeror has represented itself to be a small business concern under the size standards for this solicitation.)
- (i) (Complete only for solicitations indicated in an addendum as being set-aside for emerging small businesses in one of the four designated industry groups (DIGs).) The offeror represents as part of its offer that it * is, * is not an emerging small business.
- (ii) (Complete only for solicitations indicated in an addendum as being for one of the targeted industry categories (TICs) or four designated industry groups (DIGs).) Offeror represents as follows:
- (A) Offeror's number of employees for the past 12 months (check the Employees column if size standard stated in the solicitation is expressed in terms of number of employees); or
- (B) Offeror's average annual gross revenue for the last 3 fiscal years (check the Average Annual Gross Number of Revenues column if size standard stated in the solicitation is expressed in terms of annual receipts).

(Check one of the following):

Average Annual

Number of Employees Gross Revenues

50 or fewer \$1 million or less
51 - 100 \$1,000,001 - \$2 million
101 - 250 \$2,000,001 - \$3.5 million
251 - 500 \$3,500,001 - \$5 million
501 - 750 \$5,000,001 - \$10 million
751 - 1,000 \$10,000,001 - \$17 million
Over 1,000 Over \$17 million

- (9) (Complete only if the solicitation contains the clause at FAR 52.219-23, Notice of Price Evaluation Adjustment for Small Disadvantaged Business Concerns or FAR 52.219-25, Small Disadvantaged Business Participation Program-Disadvantaged Status and Reporting, and the offeror desires a benefit based on its disadvantaged status.)
- (i) General. The offeror represents that either--
- (A) It () is, () is not certified by the Small Business Administration as a small disadvantaged business concern and identified, on the date of this representation, as a certified small disadvantaged business concern in the database maintained by the Small Business Administration (PRO-Net), and that no material change in disadvantaged ownership and control has occurred since its certification, and, where the concern is owned by one or more individuals claiming disadvantaged status, the net worth of each individual upon whom the certification is based does not exceed \$750,000 after taking into account the applicable exclusions set forth at 13 CFR 124.104(c)(2); or

- (B) It () has, ()(has not submitted a completed application to the Small Business Administration or a Private Certifier to be certified as a small disadvantaged business concern in accordance with 13 CFR 124, Subpart B, and a decision on that application is pending, and that no material change in disadvantaged ownership and control has occurred since its application was submitted.
- (ii) Joint Ventures under the Price Evaluation Adjustment for Small Disadvantaged Business Concerns. The offeror represents, as part of its offer, that it is a joint venture that complies with the requirements in 13 CFR 124.1002(f) and that the representation in paragraph (c)(7)(i) of this provision is accurate for the small disadvantaged business concern that is participating in the joint venture. (The offeror shall enter the name of the small disadvantaged business concern that is participating in the joint venture:
- (iii) Address. The offeror represents that its address______is, ______is not in a region for which a small disadvantaged business procurement mechanism is authorized and its address has not changed since its certification as a small disadvantaged business concern or submission of its application for certification. The list of authorized small disadvantaged business procurement mechanisms and regions is posted at http://www.arnet.gov/References/sdbadjustments.htm. The offeror shall use the list in effect on the date of this solicitation. ``Address," as used in this provision, means the address of the offeror as listed on the Small Business Administration's register of small disadvantaged business concerns or the address on the completed application that the concern has submitted to the Small Business Administration or a Private Certifier in accordance with 13 CFR part 124, subpart B. For joint ventures, ``address'' refers to the address of the small disadvantaged business concern that is participating in the joint venture.
- (d) Certifications and representations required to implement provisions of Executive Order 11246--
- (1) Previous Contracts and Compliance. The offeror represents that--
- (i) It () has, () has not, participated in a previous contract or subcontract subject either to the Equal Opportunity clause of this solicitation, the and
- (ii) It () has, () has not, filed all required compliance reports.
- (2) Affirmative Action Compliance. The offeror represents that--
- (i) It () has developed and has on file, () has not developed and does not have on file, at each establishment, affirmative action programs required by rules and regulations of the Secretary of Labor (41 CFR Subparts 60-1 and 60-2), or
- (ii) It () has not previously had contracts subject to the written affirmative action programs requirement of the rules and regulations of the Secretary of Labor.
- (e) Certification Regarding Payments to Influence Federal Transactions (31 U.S.C. 1352). (Applies only if the contract is expected to exceed \$100,000.) By submission of its offer, the offeror certifies to the best of its knowledge and belief that no Federal appropriated funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress or an employee of a Member of Congress on his or her behalf in connection with the award of any resultant contract.
- (f) Buy American Act--Balance of Payments Program Certificate. (Applies only if the clause at Federal Acquisition Regulation (FAR) 52.225-1, Buy American Act--Balance of Payments Program--Supplies, is included in this solicitation.)
- (1) The offeror certifies that each end product, except those listed in paragraph (f)(2) of this provision, is a domestic end product as defined in the clause of this solicitation entitled "Buy American Act--Balance of Payments Program-Supplies" and that the offeror has considered components of unknown origin to have been mined, produced, or

manufactured outside the United States. The offeror shall list as foreign end products those end products manufactured in the United States that do not qualify as domestic end products.

(2) Foreign End Products:

Line Item No.: Country of Origin:
(List as necessary)
(3) The Government will evaluate offers in accordance with the policies and procedures of FAR Part 25.
(g)(1) Buy American ActNorth American Free Trade AgreementIsraeli Trade ActBalance of Payments Program Certificate. (Applies only if the clause at FAR 52.225-3, Buy American ActNorth American Free Trade AgreementIsraeli Trade ActBalance of Payments Program, is included in this solicitation.)
(i) The offeror certifies that each end product, except those listed in paragraph (g)(1)(ii) or (g)(1)(iii) of this provision, is a domestic end product as defined in the clause of this solicitation entitled ``Buy American ActNorth American Free Trade AgreementIsraeli Trade ActBalance of Payments Program" and that the offeror has considered components of unknown origin to have been mined, produced, or manufactured outside the United States.
(ii) The offeror certifies that the following supplies are NAFTA country end products or Israeli end products as defined in the clause of this solicitation entitled ``Buy American ActNorth American Free Trade AgreementIsraeli Trade ActBalance of Payments Program":
NAFTA Country or Israeli End Products
Line Item No.:Country of Origin:
(List as necessary)
(iii) The offeror shall list those supplies that are foreign end products (other than those listed in paragraph (g)(1)(ii) of this provision) as defined in the clause of this solicitation entitled `Buy American ActNorth American Free Trade AgreementIsraeli Trade ActBalance of Payments Program." The offeror shall list as other foreign end products those end products manufactured in the United States that do not qualify as domestic end products.
Other Foreign End Products
Line Item No.:Country of Origin:
(List as necessary)
(iv) The Government will evaluate offers in accordance with the policies and procedures of FAR Part 25.
(2) Buy American ActNorth American Free Trade AgreementsIsraeli Trade ActBalance of Payments Program Certificate, Alternate I (Feb 2000). If Alternate I to the clause at FAR 52.225-3 is included in this solicitation,

(g)(1)(ii) The offeror certifies that the following supplies are Canadian end products as defined in the clause of this solicitation entitled ``Buy American Act--North American Free Trade Agreement--Israeli Trade Act--Balance of Payments Program":

substitute the following paragraph (g)(1)(ii) for paragraph (g)(1)(ii) of the basic provision:

Canadian End Products
Line Item No.:
(List as necessary)
(3) Buy American ActNorth American Free Trade AgreementsIsraeli Trade ActBalance of Payments Program Certificate, Alternate II (Feb 2000). If Alternate II to the clause at FAR 52.225-3 is included in this solicitation, substitute the following paragraph (g)(1)(ii) for paragraph (g)(1)(ii) of the basic provision:
(g)(1)(ii) The offeror certifies that the following supplies are Canadian end products or Israeli end products as defined in the clause of this solicitation entitled ``Buy American ActNorth American Free Trade AgreementIsraeli Trade ActBalance of Payments Program":
Canadian or Israeli End Products
Line Item No.: Country of Origin:
(List as necessary)
(4) Trade Agreements Certificate. (Applies only if the clause at FAR 52.225-5, Trade Agreements, is included in this solicitation.)
(i) The offeror certifies that each end product, except those listed in paragraph $(g)(4)(ii)$ of this provision, is a U.Smade, designated country, Caribbean Basin country, or NAFTA country end product, as defined in the clause of this solicitation entitled ``Trade Agreements."
(ii) The offeror shall list as other end products those end products that are not U.Smade, designated country, Caribbean Basin country, or NAFTA country end products.
Other End Products
Line Item No.: Country of Origin:
(List as necessary)
(iii) The Government will evaluate offers in accordance with the policies and procedures of FAR Part 25. For line

- (iii) The Government will evaluate offers in accordance with the policies and procedures of FAR Part 25. For line items subject to the Trade Agreements Act, the Government will evaluate offers of U.S.-made, designated country, Caribbean Basin country, or NAFTA country end products without regard to the restrictions of the Buy American Act or the Balance of Payments Program. The Government will consider for award only offers of U.S.-made, designated country, Caribbean Basin country, or NAFTA country end products unless the Contracting Officer determines that there are no offers for such products or that the offers for such products are insufficient to fulfill the requirements of the solicitation.
- (h) Certification Regarding Debarment, Suspension or Ineligibility for Award (Executive Order 12549). The offeror certifies, to the best of its knowledge and belief, that --
- (1) The offeror and/or any of its principals () are, () are not presently debarred, suspended, proposed for debarment, or declared ineligible for the award of contracts by any Federal agency, and
- (2) () Have, () have not, within a three-year period preceding this offer, been convicted of or had a civil judgment rendered against them for: commission of fraud or a criminal offense in connection with obtaining, attempting to obtain, or performing a Federal, state or local government contract or subcontract; violation of Federal or state

antitrust statutes relating to the submission of offers; or commission of embezzlement, theft, forgery, bribery, falsification or destruction of records, making false statements, tax evasion, or receiving stolen property; and () are, () are not presently indicted for, or otherwise criminally or civilly charged by a Government entity with, commission of any of these offenses.

- (i) Certification Regarding Debarment, Suspension or Ineligibility for Award (Executive Order 12549). The offeror certifies, to the best of its knowledge and belief, that--
- (1) The offeror and/or any of its principals () are, () are not presently debarred, suspended, proposed for debarment, or declared ineligible for the award of contracts by any Federal agency; and
- (2) () Have, () have not, within a three-year period preceding this offer, been convicted of or had a civil judgment rendered against them for: commission of fraud or a criminal offense in connection with obtaining, attempting to obtain, or performing a Federal, state or local government contract or subcontract; violation of Federal or state antitrust statutes relating to the submission of offers; or commission of embezzlement, theft, forgery, bribery, falsification or destruction of records, making false statements, tax evasion, or receiving stolen property; and () are, () are not presently indicted for, or otherwise criminally or civilly charged by a Government entity with, commission of any of these offenses.

(End of provision)

52.212-4 CONTRACT TERMS AND CONDITIONS-- COMMERCIAL ITEMS (MAY 1999)

- (a) Inspection/Acceptance. The Contractor shall only tender for acceptance those items that conform to the requirements of this contract. The Government reserves the right to inspect or test any supplies or services that have been tendered for acceptance. The Government may require repair or replacement of nonconforming supplies or reperformance of nonconforming services at no increase in contract price. The Government must exercise its post-acceptance rights (1) within a reasonable time after the defect was discovered or should have been discovered; and (2) before any substantial change occurs in the condition of the item, unless the change is due to the defect in the item.
- (b) Assignment. The Contractor or its assignee's rights to be paid amounts due as a result of performance of this contract, may be assigned to a bank, trust company, or other financing institution, including any Federal lending agency in accordance with the Assignment of Claims Act (31 U.S.C. 3727).
- (c) Changes. Changes in the terms and conditions of this contract may be made only by written agreement of the parties.
- (d) Disputes. This contract is subject to the Contract Disputes Act of 1978, as amended (41 U.S.C. 601-613). Failure of the parties to this contract to reach agreement on any request for equitable adjustment, claim, appeal or action arising under or relating to this contract shall be a dispute to be resolved in accordance with the clause at FAR 52.233-1, Disputes, which is incorporated herein by reference. The Contractor shall proceed diligently with performance of this contract, pending final resolution of any dispute arising under the contract.
- (e) Definitions. The clause at FAR 52.202-1, Definitions, is incorporated herein by reference.
- (f) Excusable delays. The Contractor shall be liable for default unless nonperformance is caused by an occurrence beyond the reasonable control of the Contractor and without its fault or negligence such as, acts of God or the public enemy, acts of the Government in either its sovereign or contractual capacity, fires, floods, epidemics, quarantine restrictions, strikes, unusually severe weather, and delays of common carriers. The Contractor shall notify the Contracting Officer in writing as soon as it is reasonably possible after the commencement or any excusable delay, setting for the full particulars in connection therewith, shall remedy such occurrence with all reasonable dispatch and shall promptly give written notice to the Contracting Officer of the cessation of such occurrence.

- (g) Invoice. The Contractor shall submit an original invoice and three copies (or electronic invoice, if authorized,) to the address designated in the contract to receive invoices. An invoice must include--
- (1) Name and address of the Contractor;
- (2) Invoice date;
- (3) Contract number, contract line item number and, if applicable, the order number;
- (4) Description, quantity, unit of measure, unit price and extended price of the items delivered;
- (5) Shipping number and date of shipment including the bill of lading number and weight of shipment if shipped on Government bill of lading;
- (6) Terms of any prompt payment discount offered;
- (7) Name and address of official to whom payment is to be sent; and
- (8) Name, title, and phone number of person to be notified in event of defective invoice.

Invoices will be handled in accordance with the Prompt Payment Act (31 U.S.C. 3903) and Office of Management and Budget (OMB) Circular A-125, Prompt Payment. Contractors are encouraged to assign an identification number to each invoice.

- (h) Patent indemnity. The Contractor shall indemnify the Government and its officers, employees and agents against liability, including costs, for actual or alleged direct or contributory infringement of, or inducement to infringe, any United States or foreign patent, trademark or copyright, arising out of the performance of this contract, provided the Contractor is reasonably notified of such claims and proceedings.
- (i) Payment. Payment shall be made for items accepted by the Government that have been delivered to the delivery destinations set forth in this contract. The Government will make payment in accordance with the Prompt Payment Act (31 U.S.C. 3903) and Office of Management and Budget (OMB) Circular A-125, Prompt Payment. If the Government makes payment by Electronic Funds Transfer (EFT), see 52.212-5(b) for the appropriate EFT clause. In connection with any discount offered for early payment, time shall be computed from the date of the invoice. For the purpose of computing the discount earned, payment shall be considered to have been made on the date which appears on the payment check or the specified payment date if an electronic funds transfer payment is made.
- (j) Risk of loss. Unless the contract specifically provides otherwise, risk of loss or damage to the supplies provided under this contract shall remain with the Contractor until, and shall pass to the Government upon:
- (1) Delivery of the supplies to a carrier, if transportation is f.o.b. origin; or
- (2) Delivery of the supplies to the Government at the destination specified in the contract, if transportation is f.o.b. destination.
- (k) Taxes. The contract price includes all applicable Federal, State, and local taxes and duties.
- (l) Termination for the Government's convenience. The Government reserves the right to terminate this contract, or any part hereof, for its sole convenience. In the event of such termination, the Contractor shall immediately stop all work hereunder and shall immediately cause any and all of its suppliers and subcontractors to cease work. Subject to the terms of this contract, the Contractor shall be paid a percentage of the contract price reflecting the percentage of the work performed prior to the notice of termination, plus reasonable charges the Contractor can demonstrate to the satisfaction of the Government using its standard record keeping system, have resulted from the termination. The Contractor shall not be required to comply with the cost accounting standards or contract cost principles for this

purpose. This paragraph does not give the Government any right to audit the Contractor's records. The Contractor shall not be paid for any work performed or costs incurred which reasonably could have been avoided.

- (m) Termination for cause. The Government may terminate this contract, or any part hereof, for cause in the event of any default by the Contractor, or if the Contractor fails to comply with any contract terms and conditions, or fails to provide the Government, upon request, with adequate assurances of future performance. In the event of termination for cause, the Government shall not be liable to the Contractor for any amount for supplies or services not accepted, and the Contractor shall be liable to the Government for any and all rights and remedies provided by law. If it is determined that the Government improperly terminated this contract for default, such termination shall be deemed a termination for convenience.
- (n) Title. Unless specified elsewhere in this contract, title to items furnished under this contract shall pass to the Government upon acceptance, regardless of when or where the Government takes physical possession.
- (o) Warranty. The Contractor warrants and implies that the items delivered hereunder are merchantable and fit for use for the particular purpose described in this contract.
- (p) Limitation of liability. Except as otherwise provided by an express or implied warranty, the Contractor will not be liable to the Government for consequential damages resulting from any defect or deficiencies in accepted items.
- (q) Other compliances. The Contractor shall comply with all applicable Federal, State and local laws, executive orders, rules and regulations applicable to its performance under this contract.
- (r) Compliance with laws unique to Government contracts. The Contractor agrees to comply with 31 U.S.C. 1352 relating to limitations on the use of appropriated funds to influence certain Federal contracts; 18 U.S.C. 431 relating to officials not to benefit; 40 U.S.C. 327, et seq., Contract Work Hours and Safety Standards Act; 41 U.S.C. 51-58, Anti-Kickback Act of 1986; 41 U.S.C. 265 and 10 U.S.C. 2409 relating to whistleblower protections; 49 U.S.C. 40118, Fly American; and 41 U.S.C. 423 relating to procurement integrity.
- (s) Order of precedence. Any inconsistencies in this solicitation or contract shall be resolved by giving precedence in the following order: (1) the schedule of supplies/services; (2) the Assignments, Disputes, Payments, Invoice, Other Compliances, and Compliance with Laws Unique to Government Contracts paragraphs of this clause; (3) the clause at 52.212-5; (4) addenda to this solicitation or contract, including any license agreements for computer software; (5) solicitation provisions if this is a solicitation; (6) other paragraphs of this clause; (7) the Standard Form 1449; (8) other documents, exhibits, and attachments; and (9) the specification.

(End of clause)

52.212-5 CONTRACT TERMS AND CONDITIONS REQUIRED TO IMPLEMENT STATUTES OR EXECUTIVE ORDERS--COMMERCIAL ITEMS (FEB 2001) ALTERNATE I (FEB 2000)

- (a) The Contractor shall comply with the following FAR clauses, which are incorporated in this contract by reference, to implement provisions of law or executive orders applicable to acquisitions of commercial items:
- (1) 52.222-3, Convict Labor (E.O. 11755).
- (2) 52.233-3, Protest after Award (31 U.S.C. 3553).
- (b) The Contractor agrees to comply with the FAR clauses in this paragraph (b) which the contracting officer has indicated as being incorporated in this contract by reference to implement provisions of law or executive orders applicable to acquisitions of commercial items or components:

(Contracting Officer shall check as appropriate.)

- \underline{X} (1) 52.203-6, Restrictions on Subcontractor Sales to the Government, with Alternate I (41 U.S.C. 253g and 10 U.S.C. 2402).
 - (2) 52.219-3, Notice of HUBZone Small Business Set-Aside (Jan 1999).
- <u>X</u> (3) 52.219-4, Notice of Price Evaluation Preference for HUBZone Small Business Concerns (Jan 1999) (if the offeror elects to waive the preference, it shall so indicate in its offer).
- (4) (i) 52.219-5, Very Small Business Set-Aside (Pub. L. 103-403, section 304, Small Business Reauthorization and Amendments Act of 1994).
 - (ii) Alternate I to 52.219-5.
 - (iii) Alternate II to 52.219-5.
- <u>X</u> (5) 52.219-8, Utilization of Small Business Concerns (15 U.S.C. 637 (d)(2) and (3)).
 - (6) 52.219-9, Small Business Subcontracting Plan (15 U.S.C. 637 (d)(4)).
 - (7) 52.219-14, Limitations on Subcontracting (15 U.S.C. 637(a)(14)).
- (8)(i) 52.219-23, Notice of Price Evaluation Adjustment for Small Disadvantaged Concerns (Pub. L. 103-355, section 7102, and 10 U.S.C. 2323) (if the offeror elects to waive the adjustment, it shall so indicate in its offer.
 - (ii) Alternate I of 52.219-23.
- (9) 52.219-25, Small Disadvantaged Business Participation Program--Disadvantaged Status and Reporting (Pub. L. 103-355, section 7102, and 10 U.S.C. 2323).
- (10) 52.219-26, Small Disadvantaged Business Participation Program--Incentive Subcontracting (Pub. L. 103-355, section 7102, and 10 U.S.C. 2323).
- X (11) 52.222-21, Prohibition of Segregated Facilities (Feb 1999).
- <u>X</u> (12) 52.222-26, Equal Opportunity (E.O. 11246).
- X (13) 52.222-35, Affirmative Action for Disabled Veterans and Veterans of the Vietnam Era (38 U.S.C. 4212).
 - X (14) 52.222-36, Affirmative Action for Workers with Disabilities (29 U.S.C. 793).
 - X (15) 52.222-37, Employment Reports on Disabled Veterans and Veterans of the Vietnam Era (38 U.S.C. 4212).
 - (16) 52.222-19, Child Labor Cooperation with Authorities and Remedies (E.O. 13126).
 - (17) 52.225-1, Buy American Act--Balance of Payments Program--Supplies (41 U.S.C. 10a-10d).
- (18)(i) 52.225-3, Buy American Act--North American Free Trade Agreement--Israeli Trade Act-Balance of Payments Program (41 U.S.C. 10a-10d, 19 U.S.C. 3301 note, 19 U.S.C. 2112 note).
 - (ii) Alternate I of 52.225-3.
 - (iii) Alternate II of 52.225-3.

- (19) 52.225-5, Trade Agreements (19 U.S.C. 2501, et seq., 19 U.S.C. 3301 note).
- <u>X</u> (20) 52.225-13, Restriction on Certain Foreign Purchases (E.O. 12722, 12724, 13059, 13067, 13121, a and 13129).
 - (21) 52.225-15, Sanctioned European Union Country End Products (E.O. 12849).
 - (22) 52.225-16, Sanctioned European Union Country Services (E.O.12849).
- X (23) 52.232-33, Payment by Electronic Funds Transfer--Central Contractor Registration (31 U.S.C. 33 3332).
 - (24) 52.232-34, Payment by Electronic Funds Transfer--Other than Central Contractor Registration (31 U.S.C. 3332).
- <u>X</u> (25) 52.232-36, Payment by Third Party (31 U.S.C. 3332).
 - (26) 52.239-1, Privacy or Security Safeguards (5 U.S.C. 552a)
 - (27) 52.247-64, Preference for Privately Owned U.S.-Flag Commercial Vessels (46 U.S.C. 1241).
- (c) The Contractor agrees to comply with the FAR clauses in this paragraph (c), applicable to commercial services, which the Contracting Officer has indicated as being incorporated in this contract by reference to implement provisions of law or executive orders applicable to acquisitions of commercial items or components:

(Contracting Officer check as appropriate.)

- <u>X</u> (1) 52.222-41, Service Contract Act of 1965, As amended (41 U.S.C. 351, et. seq.).
- X (2) 52.222-42, Statement of Equivalent Rates for Federal Hires (29 U.S.C. 206 and 41 U.S.C. 351, et. seq).
- X (3) 52.222-43, Fair Labor Standards Act and Service Contract Act Price Adjustment (Multiple Year and Option Contracts) (29 U.S.C. 206 and 41 U.S.C. 351, et seq.).
- (4) 52.222-44, Fair Labor Standards Act and Service Contract Act Price Adjustment (29 U.S.C. 206 and 41 U.S.C. 351, et seq.).
- (5) 52.222-47, SCA Minimum Wages and Fringe Benefits Applicable to Successor Contract Pursuant to Predecessor Contractor Collective Bargaining Agreement (CBA) (41 U.S.C. 351, et seq.).
- (d) Notwithstanding the requirements of the clauses in paragraphs (a), (b), and (c) of this clause, the Contractor is not required to include any FAR clause, other than those listed below (and as may be required by an addenda to this paragraph to establish the reasonableness of prices under Part 15), in a subcontract for commercial items or commercial components--
- (1) 52.222-26, Equal Opportunity (E.O. 11246);
- (2) 52.222-35, Affirmative Action for Disabled Veterans and Veterans of the Vietnam Era (38 U.S.C. 2012(a));
- (3) 52.222-36, Affirmative Action for Workers with Disabilities (29 U.S.C. 793); and
- (4) 52.247-64, Preference for Privately-Owned U.S.- Flag Commercial Vessels (46 U.S.C. 1241)(flow down not required for subcontracts awarded beginning May 1, 1996).

(5) 52.222-41, Service Contract Act of 1965, As Amended (41 U.S.C. 351, et seq.).

(End of clause)

52.217-9 OPTION TO EXTEND THE TERM OF THE CONTRACT (MAR 2000)

- (a) The Government may extend the term of this contract by written notice to the Contractor within 30 days; provided that the Government gives the Contractor a preliminary written notice of its intent to extend at least 60 days. The preliminary notice does not commit the Government to an extension.
- (b) If the Government exercises this option, the extended contract shall be considered to include this option clause.
- (c) The total duration of this contract, including the exercise of any options under this clause, shall not exceed 5 years.

(End of clause)

52.246-4 INSPECTION OF SERVICES--FIXED-PRICE (AUG 1996)

- (a) Definitions. "Services," as used in this clause, includes services performed, workmanship, and material furnished or utilized in the performance of services.
- (b) The Contractor shall provide and maintain an inspection system acceptable to the Government covering the services under this contract. Complete records of all inspection work performed by the Contractor shall be maintained and made available to the Government during contract performance and for as long afterwards as the contract requires.
- (c) The Government has the right to inspect and test all services called for by the contract, to the extent practicable at all times and places during the term of the contract. The Government shall perform inspections and tests in a manner that will not unduly delay the work.
- (d) If the Government performs inspections or tests on the premises of the Contractor or a subcontractor, the Contractor shall furnish, and shall require subcontractors to furnish, at no increase in contract price, all reasonable facilities and assistance for the safe and convenient performance of these duties.
- (e) If any of the services do not conform with contract requirements, the Government may require the Contractor to perform the services again in conformity with contract requirements, at no increase in contract amount. When the defects in services cannot be corrected by reperformance, the Government may (1) require the Contractor to take necessary action to ensure that future performance conforms to contract requirements and (2) reduce the contract price to reflect the reduced value of the services performed.
- (f) If the Contractor fails to promptly perform the services again or to take the necessary action to ensure future performance in conformity with contract requirements, the Government may (1) by contract or otherwise, perform the services and charge to the Contractor any cost incurred by the Government that is directly related to the performance of such service or (2) terminate the contract for default.

52.249-4 TERMINATION FOR CONVENIENCE OF THE GOVERNMENT (SERVICES) (SHORT FORM) (APR 1984)

The Contracting Officer, by written notice, may terminate this contract, in whole or in part, when it is in the Government's interest. If this contract is terminated, the Government shall be liable only for payment under the payment provisions of this contract for services rendered before the effective date of termination.

52.253-1 COMPUTER GENERATED FORMS (JAN 1991)

- (a) Any data required to be submitted on a Standard or Optional Form prescribed by the Federal Acquisition Regulation (FAR) may be submitted on a computer generated version of the form, provided there is no change to the name, content, or sequence of the data elements on the form, and provided the form carries the Standard or Optional Form number and edition date.
- (b) Unless prohibited by agency regulations, any data required to be submitted on an agency unique form prescribed by an agency supplement to the FAR may be submitted on a computer generated version of the form provided there is no change to the name, content, or sequence of the data elements on the form and provided the form carries the agency form number and edition date.
- (c) If the Contractor submits a computer generated version of a form that is different than the required form, then the rights and obligations of the parties will be determined based on the content of the required form.

252.201-7000 CONTRACTING OFFICER'S REPRESENTATIVE (DEC 1991)

- (a) "Definition. Contracting officer's representative" means an individual designated in accordance with subsection 201.602-2 of the Defense Federal Acquisition Regulation Supplement and authorized in writing by the contracting officer to perform specific technical or administrative functions.
- (b) If the Contracting Officer designates a contracting officer's representative (COR), the Contractor will receive a copy of the written designation. It will specify the extent of the COR's authority to act on behalf of the contracting officer. The COR is not authorized to make any commitments or changes that will affect price, quality, quantity, delivery, or any other term or condition of the contract.

(End of clause)

252.204-7000 DISCLOSURE OF INFORMATION (DEC 1991)

- (a) The Contractor shall not release to anyone outside the Contractor's organization any unclassified information, regardless of medium (e.g., film, tape, document), pertaining to any part of this contract or any program related to this contract, unless--
- (1) The Contracting Officer has given prior written approval; or
- (2) The information is otherwise in the public domain before the date of release.
- (b) Requests for approval shall identify the specific information to be released, the medium to be used, and the purpose for the release. The Contractor shall submit its request to the Contracting Officer at least 45 days before the proposed date for release.
- (c) The Contractor agrees to include a similar requirement in each subcontract under this contract. Subcontractors shall submit requests for authorization to release through the prime contractor to the Contracting Officer.

(End of clause)

252.204-7004 REQUIRED CENTRAL CONTRACTOR REGISTRATION.(MAR 2000)

(a) Definitions.

As used in this clause--

- (1) Central Contractor Registration (CCR) database means the primary DoD repository for contractor information required for the conduct of business with DoD.
- (2) Data Universal Numbering System (DUNS) number means the 9-digit number assigned by Dun and Bradstreet Information Services to identify unique business entities.
- (3) Data Universal Numbering System +4 (DUNS+4) number means the DUNS number assigned by Dun and Bradstreet plus a 4-digit suffix that may be assigned by a parent (controlling) business concern. This 4-digit suffix may be assigned at the discretion of the parent business concern for such purposes as identifying subunits or affiliates of the parent business concern.
- (4) Registered in the CCR database means that all mandatory information, including the DUNS number or the DUNS+4 number, if applicable, and the corresponding Commercial and Government Entity (CAGE) code, is in the CCR database; the DUNS number and the CAGE code have been validated; and all edits have been successfully completed.
- (b)(1) By submission of an offer, the offeror acknowledges the requirement that a prospective awardee must be registered in the CCR database prior to award, during performance, and through final payment of any contract resulting from this solicitation, except for awards to foreign vendors for work to be performed outside the United States
- (2) The offeror shall provide its DUNS or, if applicable, its DUNS+4 number with its offer, which will be used by the Contracting Officer to verify that the offeror is registered in the CCR database.
- (3) Lack of registration in the CCR database will make an offeror ineligible for award.
- (4) DoD has established a goal of registering an applicant in the CCR database within 48 hours after receipt of a complete and accurate application via the Internet. However, registration of an applicant submitting an application through a method other than the Internet may take up to 30 days. Therefore, offerors that are not registered should consider applying for registration immediately upon receipt of this solicitation.
- (c) The Contractor is responsible for the accuracy and completeness of the data within the CCR, and for any liability resulting from the Government's reliance on inaccurate or incomplete data. To remain registered in the CCR database after the initial registration, the Contractor is required to confirm on an annual basis that its information in the CCR database is accurate and complete.
- (d) Offerors and contractors may obtain information on registration and annual confirmation requirements by calling 1-888-227-2423, or via the Internet at http://www.ccr2000.com.

(End of clause)

252.242-7000 POSTAWARD CONFERENCE (DEC 1991)

The Contractor agrees to attend any postaward conference convened by the contracting activity or contract administration office in accordance with Federal Acquisition Regulation subpart 42.5.

(End of clause)

252.243-7001 PRICING OF CONTRACT MODIFICATIONS (DEC 1991)

When costs are a factor in any price adjustment under this contract, the contract cost principles and procedures in FAR part 31 and DFARS part 231, in effect on the date of this contract, apply.

252.243-7002 REQUESTS FOR EQUITABLE ADJUSTMENT (MAR 1998)

- (a) The amount of any request for equitable adjustment to contract terms shall accurately reflect the contract adjustment for which the Contractor believes the Government is liable. The request shall include only costs for performing the change, and shall not include any costs that already have been reimbursed or that have been separately claimed. All indirect costs included in the request shall be properly allocable to the change in accordance with applicable acquisition regulations.
- (b) In accordance with 10 U.S.C. 2410(a), any request for equitable adjustment to contract terms that exceeds the simplified acquisition threshold shall bear, at the time of submission, the following certificate executed by an individual authorized to certify the request on behalf of the Contractor:

I certify that the request is r	nade in good faith,	and that the su	ipporting data ar	e accurate and	complete to the	ne best of
my knowledge and belief.						

(Official's Name)		
 (Title)	 	

- (c) The certification in paragraph (b) of this clause requires full disclosure of all relevant facts, including-
- (1) Cost or pricing data if required in accordance with subsection 15.403-4 of the Federal Acquisition Regulation (FAR); and
- (2) Information other than cost or pricing data, in accordance with subsection 15.403-3 of the FAR, including actual cost data and data to support any estimated costs, even if cost or pricing data are not required.
- (d) The certification requirement in paragraph (b) of this clause does not apply to----
- (1) Requests for routine contract payments; for example, requests for payment for accepted supplies and services, routine vouchers under a cost-reimbursement type contract, or progress payment invoices; or
- (2) Final adjustment under an incentive provision of the contract.

Service Request

For the Curation of Collections Recovered from the State of Missouri

C1. General Information

The purpose of this service request is to specify the requirements that must be met and the tasks that must be performed by a Contractor that will house, manage, stabilize, preserve, and provide access to archaeological materials (approximately 1,419 cubic feet) and associated records (approximately 80 linear feet) generated in conjunction with U.S. Army Corps of Engineers, St. Louis District, activities in Missouri. 36 Code of Federal Regulations (CFR) Part 79—Curation of Federally-Owned and Administered Archeological Collections (Enclosure 1) states in Section 79.6(b)(1) that when possible, the collection should be deposited in a facility/repository that (1) is in the State of origin, (2) stores and maintains other collections from the same site or project location, or (3) houses collections from a similar geographic region or cultural area. Additionally, 36 CFR Part 79.6(b)(2) recommends that collections "should not be subdivided and stored at more than a single facility/repository unless such subdivision is necessary to meet special storage, conservation, or research needs. Finally, the two components of these collections—material remains and associated records "should be deposited in the same repository to maintain the integrity and research value of the collection," except in those instances where nonfederally owned material remains are retained and disposed by the owner (36 CFR Part 79.6(b)(3). The St. Louis District may curate all of their archaeological collections (material remains and associated records) in one, and only one, facility/repository in the State of Missouri.

As outlined and described in 36 Code of Federal Regulations Part 79—Curation of Federally-Owned and Administered Archeological Collections—and Engineer Regulation/Pamphlet 1130-2-540, Environmental Stewardship Operations and Maintenance Policies (Enclosure 2), the St. Louis District seeks to award a service request contract for the curation of its archaeological collections generated from activities only in the state of Missouri. Archaeological collections generated from activities in the state of Illinois are not covered by this service request.

C2. Definitions

C3. Government Furnished Property and Services

- 1. Archaeological collections submitted to the Contractor shall conform to Corps standards (Enclosure 3).
- 2. Archaeological collections generated from investigations from Corps fee-title lands within the state of Missouri will be submitted directly to the Contractor by the investigating organization.

- 3. The CO or the COR will inspect the Contractor facility at least once a year, in accordance with 36 CFR Part 79 and Section 3 of the scope of work.
- 4. Within 45 days of the inspection, the CO or the COR will provide the Contractor with a written report of findings, which will detail any deficiencies.

C4. Contractor Furnished Items

C5. Specific Tasks

Tasks

- 1. Shall maintain an archaeological collections and management center that provides for the long-term curation of Corps archaeological collections from Missouri in accordance with 36 CFR Part 79, Section 79.9 and ER/EP 1130-2-540.
- 2. Shall arrange for the loan or display of all or part of a collection on request of agencies, organizations, institutions, or individuals having adequate facilities for study or display, and in accordance with the Corps procedures for use outlined in Enclosure 4, only after written consultation with and concurrence from the CO or the COR. The individual or agency requesting a collection shall pay all expenses associated with the loan (e.g., transportation, insurance). Shall provide access to and/or use of Corps archaeological collections by the general public, researchers, Native Americans, and federal employees in accordance with the process outlined in Enclosure 4. In addition, shall maintain a list of all individuals that access the collections for purposes of study, exhibit, etc.
- 3. Shall assure that curatorial services furnished pursuant to this scope of work conform to the standards in 36 CFR Part 79, ER/EP 1130-2-540, and Section 3 of this scope of work.
- 4. Shall maintain a computer-assisted collections-management-retrieval system (provided by the Government) that will permit the Corps and other qualified individuals and institutions, access for study, loan education or public interpretation of Corps collections. The retrieval system will be updated as new collections are added and may be modified by mutual consent of the Corps and the Contractor. The format for the retrieval system is included in Enclosure 2.
- 5. Shall accept one-time accessioning fees from other investigating organizations or contractors that are depositing archaeological collections recovered from St. Louis District feetitle lands in the state of Missouri.
- 6. Shall conduct an annual inspection of all Corps collections (artifacts and records) and prepare a report that evaluates the condition of each collection in accordance with 36 CFR Part 79 Section 79.11. In addition, the report shall include, but not be limited to, the following: (1) a catalog of recommended conservation treatments organized on the basis of individual collections and intended to promote the physical stability and integrity of each material type, (2) an overview of the condition of each collection according to the *St. Louis District Procedures for Inventory and Evaluation of Existing Collections* (Enclosure 5), (3) volume of artifacts and linear

feet of records for each collections, (4) a list of all individuals that have accessed the collections for purposes of study, exhibit, etc., and (5) any recommendations to safeguard the integrity of the collections.

7. Shall maintain a curatorial staff that includes a Qualified Museum Professional as defined below.

Qualified museum professional means a person who possesses knowledge, experience and demonstrable competence in museum methods and techniques appropriate to the nature and content of the collection under the person's management and care, and commensurate with the person's duties and responsibilities [36 CFR 79.4(b)(h)].

Additional information regarding a qualified museum professional is described in Section 79.4(h)(1-4) of 36 CFR Part 79 (Enclosure 1).

- 8. Shall not dispose of any Corps collections (artifacts or records). Archaeological materials and associated records (including the computer-assisted collections-management retrieval system) from public lands remain the property of the United States government. The Contractor shall not dispose of any Corps collections.
- 9. Shall not publicly display human skeletal remains, associated and unassociated funerary objects, sacred objects, and objects of cultural patrimony from any Corps collections.
- 10. Within 30 days of the end of a contract period, the Contractor shall provide the St. Louis District with an written report of the annual inspection of material remains and associated records in accordance with 36 CFR Part 79 Section 79.11 and ER/EP 1130-2-540.

C6. Applicable Documents

Enclosures

- 1 36 CFR Part 79, Curation of Federally-Owned and Administered Archeological Collections
- 2 ER 1130-2-540, Environmental Stewardship Operations and Maintenance Policies, and EP 1130-2-540, Environmental Stewardship Operations Maintenance Guidance and Procedures
- 3 St. Louis District Curation Standards
- 4 Procedures for Using St. Louis District Archaeological Collections
- 5 St. Louis District Procedures for Inventory and Evaluation of Existing Collections

Enclosure 1

36 CFR Part 79 Curation of Federally-Owned and Administered Archeological Collections

For the reasons set forth in the preamble, title 36, chapter I of the Code of Federal Regulations is amended by adding a new part 79 to read as follows:

PART 79--CURATION OF FEDERALLY-OWNED AND ADMINISTERED ARCHEOLOGICAL COLLECTIONS

Sec.

79.1 <u>Purpose</u>.

79.2 Authority.

79.3 Applicability.

79.4 Definitions.

79.5 Management and preservation of collections.

79.6 Methods to secure curatorial services.

79.7 Methods to fund curatorial services.

79.8 Terms and conditions to include in contracts, memoranda and agreements for curatorial services.

79.9 Standards to determine when a repository possesses the capability to provide adequate long-term curatorial services.

79.10 Use of collections.

79.11 Conduct of inspections and inventories.

Appendix A to Part 79--Example of a Deed of Gift

Appendix B to Part 79--Example of a Memorandum of Understanding for Curatorial Services for a Federally-Owned Collection.

Appendix C to Part 79--Example of a Short-Term Loan Agreement for a Federally-Owned Collection

Corrections as Amended in 1990

Authority: 16 U.S.C. 470aa-mm, 16 U.S.C. 470 et seq.

s 79.1 Purpose.

- (a) The regulations in this part establish definitions, standards, procedures and guidelines to be followed by Federal agencies to preserve collections of prehistoric and historic material remains, and associated records, recovered under the authority of the Antiquities Act (16 U.S.C. 431-433), the Reservoir Salvage Act (16 U.S.C. 469-469c), section of the National Historic Preservation Act (16 U.S.C. 470h-2) or the Archaeological Resources Protection Act (16 U.S.C. 470aa-mm). They establish:
- (1) Procedures and guidelines to manage and preserve collections;
- (2) Terms and conditions for Federal agencies to include in contracts, memoranda, agreements or other written instruments with repositories for curatorial services;
- (3) Standards to determine when a repository has the capability to provide long-term curatorial services; and
- (4) Guidelines to provide access to, loan and otherwise use collections.
- (b) The regulations in this part contain three appendices that provide additional guidance for use by the Federal Agency Official.
- (1) Appendix A to these regulations contains an example of an agreement between a Federal agency and a non-Federal owner of material remains who is donating the remains to the Federal agency.
- (2) Appendix B to these regulations contains an example of a memorandum of understanding between a Federal agency and a repository for long-term curatorial services for a federally-owned collection.
- (3) Appendix C to these regulations contains an example of an agreement between a repository and a third party for a short-term loan of a federally- owned collection (or a part thereof).
- (4) The three appendices are meant to illustrate how such agreements might appear. They should be revised according to the:
- (i) Needs of the Federal agency and any non-Federal owner;
- (ii) Nature and content of the collection; and
- (iii) Type of contract, memorandum, agreement or other written instrument being used.
- (5) When a repository has preexisting standard forms (e.g., a short-term loan form) that are consistent with the regulations in this part, those forms may be used in lieu of developing new ones.

s 79.2 Authority.

- (a) The regulations in this part are promulgated pursuant to section 101(a)(7)(A) of the National Historic Preservation Act (16 U.S.C. 470a) which requires that the Secretary of the Interior issue regulations ensuring that significant prehistoric and historic artifacts, and associated records, recovered under the authority of section of that Act (16 U.S.C. 470h-2), the Reservoir Salvage Act (16 U.S.C. 469-469c) and the Archeological Resources Protection Act (16 U.S.C. 470aa-mm) are deposited in an institution with adequate long-term curatorial capabilities.
- (b) In addition, the regulations in this part are promulgated pursuant to section 5 of the Archeological Resources Protection Act (16 U.S.C. 470dd) which gives the Secretary of the Interior discretionary authority to promulgate regulations for the:
- (1) Exchange, where appropriate, between suitable universities, museums or other scientific or educational institutions, of archeological resources recovered from public and Indian lands under

that Act; and

- (2) Ultimate disposition of archeological resources recovered under that Act (16 U.S.C. 470aamm), the Antiquities Act (16 U.S.C. 431-433) or the Reservoir Salvage Act (16 U.S.C. 469-469c).
- (3) It further states that any exchange or ultimate disposition of resources excavated or removed from Indian lands shall be subject to the consent of the Indian or Indian tribe that owns or has jurisdiction over such lands.

s 79.3 Applicability.

- (a) The regulations in this part apply to collections, as defined in s 79.4 of this part, that are excavated or removed under the authority of the Antiquities Act (16 U.S.C. 431-433), the Reservoir Salvage Act (16 U.S.C. 469-469c), section of the National Historic Preservation Act (16 U.S.C. 470h-2) or the Archeological Resources Act (16 U.S.C. 470aa-mm). Such collections generally include those that are the result of a prehistoric or historic resource survey, excavation or other study conducted in connection with a Federal action, assistance, license or permit.
- (1) Material remains, as defined in s 79.4 of this part, that are excavated or removed from a prehistoric or historic resource generally are the property of the landowner.
- (2) Data that are generated as a result of a prehistoric or historic resource survey, excavation or other study are recorded in associated records, as defined in s 79.4 of this part. Associated records that are prepared or assembled in connection with a Federal or federally authorized prehistoric or historic resource survey, excavation or other study are the property of the U.S. Government, regardless of the location of the resource.
- (b) The regulations in this part apply to preexisting and new collections that meet the requirements of paragraph (a) of this section. However, the regulations shall not be applied in a manner that would supersede or breach material terms and conditions in any contract, grant, license, permit, memorandum, or agreement entered into by or on behalf of a Federal agency prior to the effective date of this regulation.
- (c) Collections that are excavated or removed pursuant to the Antiquities Act (16 U.S.C. 431-433) remain subject to that Act, the Act's implementing rule (43 CFR part 3), and the terms and conditions of the pertinent Antiquities Act permit or other approval.
- (d) Collections that are excavated or removed pursuant to the Archaeological Resources Protection Act (16 U.S.C. 470aa-mm) remain subject to that Act, the Act's implementing rules (43 CFR part 7, 36 CFR part 296, 18 CFR part 1312, and 32 CFR part 229), and the terms and conditions of the pertinent Archaeological Resources Protection Act permit or other approval.
- (e) Any repository that is providing curatorial services for a collection subject to the regulations in this part must possess the capability to provide adequate long-term curatorial services, as set forth in s 79.9 of this part, to safeguard and preserve the associated records and any material remains that are deposited in the repository.

s 79.4 Definitions.

As used for purposes of this part:

- (a) Collection means material remains that are excavated or removed during a survey, excavation or other study of a prehistoric or historic resource, and associated records that are prepared or assembled in connection with the survey, excavation or other study.
- (1) Material remains means artifacts, objects, specimens and other physical evidence that are excavated or removed in connection with efforts to locate, evaluate, document, study, preserve or

recover a prehistoric or historic resource. Classes of material remains (and illustrative examples) that may be in a collection include, but are not limited to:

- (i) Components of structures and features (such as houses, mills, piers, fortifications, raceways, earthworks and mounds);
- (ii) Intact or fragmentary artifacts of human manufacture (such as tools, weapons, pottery, basketry and textiles);
- (iii) Intact or fragmentary natural objects used by humans (such as rock crystals, feathers and pigments);
- (iv) By-products, waste products or debris resulting from the manufacture or use of man-made or natural materials (such as slag, dumps, cores and debitage);
- (v) Organic material (such as vegetable and animal remains, and coprolites);
- (vi) Human remains (such as bone, teeth, mummified flesh, burials and cremations);
- (vii) Components of petroglyphs, pictographs, intaglios or other works of artistic or symbolic representation;
- (viii) Components of shipwrecks (such as pieces of the ship's hull, rigging, armaments, apparel, tackle, contents and cargo);
- (ix) Environmental and chronometric specimens (such as pollen, seeds, wood, shell, bone, charcoal, tree core samples, soil, sediment cores, obsidian, volcanic ash, and baked clay); and (x) Paleontological specimens that are found in direct physical relationship with a prehistoric or historic resource.
- (2) Associated records means original records (or copies thereof) that are prepared, assembled and document efforts to locate, evaluate, record, study, preserve or recover a prehistoric or historic resource. Some records such as field notes, artifact inventories and oral histories may be originals that are prepared as a result of the field work, analysis and report preparation. Other records such as deeds, survey plats, historical maps and diaries may be copies of original public or archival documents that are assembled and studied as a result of historical research. Classes of associated records (and illustrative examples) that may be in a collection include, but are not limited to:
- (i) Records relating to the identification, evaluation, documentation, study, preservation or recovery of a resource (such as site forms, field notes, drawings, maps, photographs, slides, negatives, films, video and audio cassette tapes, oral histories, artifact inventories, laboratory reports, computer cards and tapes, computer disks and diskettes, printouts of computerized data, manuscripts, reports, and accession, catalog and inventory records);
- (ii) Records relating to the identification of a resource using remote sensing methods and equipment (such as satellite and aerial photography and imagery, side scan sonar, magnetometers, subbottom profilers, radar and fathometers);
- (iii) Public records essential to understanding the resource (such as deeds, survey plats, military and census records, birth, marriage and death certificates, immigration and naturalization papers, tax forms and reports);
- (iv) Archival records essential to understanding the resource (such as historical maps, drawings and photographs, manuscripts, architectural and landscape plans, correspondence, diaries, ledgers, catalogs and receipts); and
- (v) Administrative records relating to the survey, excavation or other study of the resource (such as scopes of work, requests for proposals, research proposals, contracts, antiquities permits, reports, documents relating to compliance with section 106 of the National Historic Preservation Act (16 U.S.C. 470f), and National Register of Historic Places nomination and determination of

eligibility forms).

- (b) Curatorial services. Providing curatorial services means managing and preserving a collection according to professional museum and archival practices, including, but not limited to:
- (1) Inventorying, accessioning, labeling and cataloging a collection;
- (2) Identifying, evaluating and documenting a collection;
- (3) Storing and maintaining a collection using appropriate methods and containers, and under appropriate environmental conditions and physically secure controls;
- (4) Periodically inspecting a collection and taking such actions as may be necessary to preserve it:
- (5) Providing access and facilities to study a collection; and
- (6) Handling, cleaning, stabilizing and conserving a collection in such a manner to preserve it.
- (c) Federal Agency Official means any officer, employee or agent officially representing the secretary of the department or the head of any other agency or instrumentality of the United States having primary management authority over a collection that is subject to this part.
- (d) Indian lands has the same meaning as in s -.3(e) of uniform regulations 43 CFR part 7, 36 CFR part 296, 18 CFR part 1312, and 32 CFR part 229.
- (e) Indian tribe has the same meaning as in s -.3(f) of uniform regulations 43 CFR part 7, 36 CFR part 296, 18 CFR part 1312, and 32 CFR part 229.
- (f) Personal property has the same meaning as in 41 CFR 100-43.001-14. Collections, equipment (e.g., a specimen cabinet or exhibit case), materials and supplies are classes of personal property.
- (g) Public lands has the same meaning as in s -.3(d) of uniform regulations 43 CFR part 7, 36 CFR part 296, 18 CFR part 1312, and 32 CFR part 229.
- (h) Qualified museum professional means a person who possesses knowledge, experience and demonstrable competence in museum methods and techniques appropriate to the nature and content of the collection under the person's management and care, and commensurate with the person's duties and responsibilities. Standards that may be used, as appropriate, for classifying positions and for evaluating a person's qualifications include, but are not limited to, the following:
- (1) The Office of Personnel Management's "Position Classification Standards for Positions under the General Schedule Classification System" (U.S. Government Printing Office, stock No. 906--028-00000-0 (1981)) are used by Federal agencies to determine appropriate occupational series and grade levels for positions in the Federal service. Occupational series most commonly associated with museum work are the museum curator series (GS/GM-1015) and the museum technician and specialist series (GS/GM-1016). Other scientific and professional series that may have collateral museum duties include, but are not limited to, the archivist series (GS/GM-1420), the archeologist series (GS/GM-193), the anthropologist series (GS/GM-190), and the historian series (GS/GM- 170). In general, grades GS-9 and below are assistants and trainees while grades GS-11 and above are professionals at the full performance level. Grades GS-11 and above are determined according to the level of independent professional responsibility, degree of specialization and scholarship, and the nature, variety, complexity, type and scope of the work. (2) The Office of Personnel Management's "Qualification Standards for Positions under the General Schedule (Handbook X-118)" (U.S. Government Printing Office, stock No. 906-030-00000-4 (1986)) establish educational, experience and training requirements for employment with the Federal Government under the various occupational series. A graduate degree in museum science or applicable subject matter, or equivalent training and experience, and three years of professional experience are required for museum positions at grades GS-11 and above.

- (3) The "Secretary of the Interior's Standards and Guidelines for Archeology and Historic Preservation" (48 FR 44716, Sept. 29, 1983) provide technical advice about archeological and historic preservation activities and methods for use by Federal, State and local Governments and others. One section presents qualification standards for a number of historic preservation professions. While no standards are presented for collections managers, museum curators or technicians, standards are presented for other professions (i.e., historians, archeologists, architectural historians, architects, and historic architects) that may have collateral museum duties.
- (4) Copies of the Office of Personnel Management's standards, including subscriptions for subsequent updates, may be purchased from the Superintendent of Documents, U.S. Government Printing Office, Washington, DC 20402. Copies may be inspected at the Office of Personnel Management's Library, 1900 E Street NW., Washington, DC, at any regional or area office of the Office of Personnel Management, at any Federal Job Information Center, and at any personnel office of any Federal agency. Copies of the "Secretary of the Interior's Standards and Guidelines for Archeology and Historic Preservation" are available at no charge from the Interagency Resources Division, National Park Service, P.O. Box 37127, Washington, DC 20013-7127.
- (i) Religious remains means material remains that the Federal Agency Official has determined are of traditional religious or sacred importance to an Indian tribe or other group because of customary use in religious rituals or spiritual activities. The Federal Agency Official makes this determination in consultation with appropriate Indian tribes or other groups.
- (j) Repository means a facility such as a museum, archeological center, laboratory or storage facility managed by a university, college, museum, other educational or scientific institution, a Federal, State of local Government agency or Indian tribe that can provide professional, systematic and accountable curatorial services on a long-term basis.
- (k) Repository Official means any officer, employee or agent officially representing the repository that is providing curatorial services for a collection that is subject to this part.

 (l) Tribal Official means the chief executive officer or any officer, employee or agent officially representing the Indian tribe.

s 79.5 Management and preservation of collections.

The Federal Agency Official is responsible for the long-term management and preservation of preexisting and new collections subject to this part. Such collections shall be placed in a repository with adequate long-term curatorial capabilities, as set forth in s 79.9 of this part, appropriate to the nature and content of the collections.

- (a) Preexisting collections. The Federal Agency Official is responsible for ensuring that preexisting collections, meaning those collections that are placed in repositories prior to the effective date of this rule, are being properly managed and preserved. The Federal Agency Official shall identify such repositories, and review and evaluate the curatorial services that are being provided to preexisting collections. When the Federal Agency Official determines that such a repository does not have the capability to provide adequate long-term curatorial services, as set forth in s 79.9 of this part, the Federal Agency Official may either:
- (1) Enter into or amend an existing contract, memorandum, agreement or other appropriate written instrument for curatorial services for the purpose of:
- (i) Identifying specific actions that shall be taken by the repository, the Federal agency or other appropriate party to eliminate the inadequacies;
- (ii) Specifying a reasonable period of time and a schedule within which the actions shall be

completed; and

- (iii) Specifying any necessary funds or services that shall be provided by the repository, the Federal agency or other appropriate party to complete the actions; or
- (2) Remove the collections from the repository and deposit them in another repository that can provide such services in accordance with the regulations in this part. Prior to moving any collection that is from Indian lands, the Federal Agency Official must obtain the written consent of the Indian landowner and the Indian tribe having jurisdiction over the lands.
- (b) New collections. The Federal Agency Official shall deposit a collection in a repository upon determining that:
- (1) The repository has the capability to provide adequate long-term curatorial services, as set forth in s 79.9 of this part;
- (2) The repository's facilities, written curatorial policies and operating procedures are consistent with the regulations in this part;
- (3) The repository has certified, in writing, that the collection shall be cared for, maintained and made accessible in accordance with the regulations in this part and any terms and conditions that are specified by the Federal Agency Official;
- (4) When the collection is from Indian lands, written consent to the disposition has been obtained from the Indian landowner and the Indian tribe having jurisdiction over the lands; and
- (5) The initial processing of the material remains (including appropriate cleaning, sorting, labeling, cataloging, stabilizing and packaging) has been completed, and associated records have been prepared and organized in accordance with the repository's processing and documentation procedures.
- (c) Retention of records by Federal agencies. The Federal Agency Official shall maintain administrative records on the disposition of each collection including, but not limited to:
- (1) The name and location of the repository where the collection is deposited;
- (2) A copy of the contract, memorandum, agreement or other appropriate written instrument, and any subsequent amendments, between the Federal agency, the repository and any other party for curatorial services;
- (3) A catalog list of the contents of the collection that is deposited in the repository;
- (4) A list of any other Federal personal property that is furnished to the repository as a part of the contract, memorandum, agreement or other appropriate written instrument for curatorial services;
- (5) Copies of reports documenting inspections, inventories and investigations of loss, damage or destruction that are conducted pursuant to s 79.11 of this part; and
- (6) Any subsequent permanent transfer of the collection (or a part thereof) to another repository.

s 79.6 Methods to secure curatorial services.

- (a) Federal agencies may secure curatorial services using a variety of methods, subject to Federal procurement and property management statutes, regulations, and any agency-specific statutes and regulations on the management of museum collections. Methods that may be used by Federal agencies to secure curatorial services include, but are not limited to:
- (1) Placing the collection in a repository that is owned, leased or otherwise operated by the Federal agency;
- (2) Entering into a contract or purchase order with a repository for curatorial services;
- (3) Entering into a cooperative agreement, a memorandum of understanding, a memorandum of agreement or other agreement, as appropriate, with a State, local or Indian tribal repository, a university, museum or other scientific or educational institution that operates or manages a

repository, for curatorial services;

- (4) Entering an interagency agreement with another Federal agency for curatorial services;
- (5) Transferring the collection to another Federal agency for preservation; and
- (6) For archeological activities permitted on public or Indian lands under the Archaeological Resources Protection Act (16 U.S.C. 470 aa-mm), the Antiquities Act (16 U.S.C. 431-433) or other authority, requiring the archeological permittee to provide for curatorial services as a condition to the issuance of the archeological permit.
- (b) Guidelines for selecting a repository. (1) When possible, the collection should be deposited in a repository that:
- (i) Is in the State of origin;
- (ii) Stores and maintains other collections from the same site or project location; or
- (iii) Houses collections from a similar geographic region or cultural area.
- (2) The collection should not be subdivided and stored at more than a single repository unless such subdivision is necessary to meet special storage, conservation or research needs.
- (3) Except when non-federally-owned material remains are retained and disposed of by the owner, material remains and associated records should be deposited in the same repository to maintain the integrity and research value of the collection.
- (c) Sources for technical assistance. The Federal Agency Official should consult with persons having expertise in the management and preservation of collections prior to preparing a scope of work or a request for proposals for curatorial services. This will help ensure that the resulting contract, memorandum, agreement or other written instrument meets the needs of the collection, including any special needs in regard to any religious remains. It also will aid the Federal Agency Official in evaluating the qualifications and appropriateness of a repository, and in determining whether the repository has the capability to provide adequate long-term curatorial services for a collection. Persons, agencies, institutions and organizations that may be able to provide technical assistance include, but are not limited to the:
- (1) Federal agency's Historic Preservation Officer;
- (2) State Historic Preservation Officer;
- (3) Tribal Historic Preservation Officer;
- (4) State Archeologist;
- (5) Curators, collections managers, conservators, archivists, archeologists, historians and anthropologists in Federal and State Government agencies and Indian tribal museum;
- (6) Indian tribal elders and religious leaders;
- (7) Smithsonian Institution;
- (8) American Association of Museums; and
- (9) National Park Service.

s 79.7 Methods to fund curatorial services.

A variety of methods are used by Federal agencies to ensure that sufficient funds are available for adequate, long-term care and maintenance of collections. Those methods include, but are not limited to, the following:

- (a) Federal agencies may fund a variety of curatorial activities using monies appropriated annually by the U.S. Congress, subject to any specific statutory authorities or limitations applicable to a particular agency. As appropriate, curatorial activities that may be funded by Federal agencies include, but are not limited to:
- (1) Purchasing, constructing, leasing, renovating, upgrading, expanding, operating, and

maintaining a repository that has the capability to provide adequate long-term curatorial services as set forth in s 79.9 of this part;

- (2) Entering into and maintaining on a cost-reimbursable or cost-sharing basis a contract, memorandum, agreement, or other appropriate written instrument with a repository that has the capability to provide adequate long-term curatorial services as set forth in s 79.9 of this part;
- (3) As authorized under section 110(g) of the National Historic Preservation Act (16 U.S.C. 470h-2), reimbursing a grantee for curatorial costs paid by the grantee as a part of the grant project;
- (4) As authorized under section 110(g) of the National Historic Preservation Act (16 U.S.C. 470h-2), reimbursing a State for curatorial costs paid by the State agency to carry out the historic preservation responsibilities of the Federal agency;
- (5) Conducting inspections and inventories in accordance with s 79.11 of this part; and
- (6) When a repository that is housing and maintaining a collection can no longer provide adequate long-term curatorial services, as set forth in s 79.9 of this part, either:
- (i) Providing such funds or services as may be agreed upon pursuant to s 79.5(a)(1) of this part to assist the repository in eliminating the deficiencies; or
- (ii) Removing the collection from the repository and depositing it in another repository that can provide curatorial services in accordance with the regulations in this part.
- (b) As authorized under section 110(g) of the National Historic Preservation Act (16 U.S.C. 470h-2) and section 208(2) of the National Historic Preservation Act Amendments (16 U.S.C. 469c-2), for federally licensed or permitted projects or programs, Federal agencies may charge licensees and permittees reasonable costs for curatorial activities associated with identification, surveys, evaluation and data recovery as a condition to the issuance of a Federal license or permit.
- (c) Federal agencies may deposit collections in a repository that agrees to provide curatorial services at no cost to the U.S. Government. This generally occurs when a collection is excavated or removed from public or Indian lands under a research permit issued pursuant to the Antiquities Act (16 U.S.C. 431- 433) or the Archaeological Resources Protection Act (16 U.S.C. 470aa-mm). A repository also may agree to provide curatorial services as a public service or as a means of ensuring direct access to a collection for long-term study and use. Federal agencies should ensure that a repository that agrees to provide curatorial services at no cost to the U.S. Government has sufficient financial resources to support its operations and any needed improvements.
- (d) Funds provided to a repository for curatorial services should include costs for initially processing, cataloging and accessioning the collection as well as costs for storing, inspecting, inventorying, maintaining, and conserving the collection on a long-term basis.
- (1) Funds to initially process, catalog and accession a collection to be generated during identification and evaluation surveys should be included in project planning budgets.
- (2) Funds to initially process, catalog and accession a collection to be generated during data recovery operations should be included in project mitigation budgets.
- (3) Funds to store, inspect, inventory, maintain and conserve a collection on a long-term basis should be included in annual operating budgets.
- (e) When the Federal Agency Official determines that data recovery costs may exceed the one percent limitation contained in the Archeological and Historic Preservation Act (16 U.S.C. 469c), as authorized under section 208(3) of the National Historic Preservation Act Amendments (16 U.S.C. 469c-2), the limitation may be waived, in appropriate cases, after the Federal Agency

Official has:

- (1) Obtained the concurrence of the Secretary of the U.S. Department of the Interior by sending a written request to the Departmental Consulting Archeologist, National Park Service, P.O. Box 37127, Washington, DC 20013- 7127; and
- (2) Notified the Committee on Energy and Natural Resources of the U.S. Senate and the Committee on Interior and Insular Affairs of the U.S. House of Representatives.

s 79.8 Terms and conditions to include in contracts, memoranda and agreements for curatorial services.

The Federal Agency Official shall ensure that any contract, memorandum, agreement or other appropriate written instrument for curatorial services that is entered into by or on behalf of that Official, a Repository Official and any other appropriate party contains the following:

- (a) A statement that identifies the collection or group of collections to be covered and any other U.S. Government-owned personal property to be furnished to the repository;
- (b) A statement that identifies who owns and has jurisdiction over the collection;
- (c) A statement of work to be performed by the repository;
- (d) A statement of the responsibilities of the Federal agency and any other appropriate party;
- (e) When the collection is from Indian lands:
- (1) A statement that the Indian landowner and the Indian tribe having jurisdiction over the lands consent to the disposition; and
- (2) Such terms and conditions as may be requested by the Indian landowner and the Indian tribe having jurisdiction over the lands;
- (f) When the collection is from a site on public lands that the Federal Agency Official has determined is of religious or cultural importance to any Indian tribe having aboriginal or historic ties to such lands, such terms and conditions as may have been developed pursuant to s -.7 of uniform regulations 43 CFR part 7, 36 CFR part 296, 18 CFR part 1312, and 32 CFR part 229;
- (g) The term of the contract, memorandum or agreement; and procedures for modification, suspension, extension, and termination;
- (h) A statement of costs associated with the contract, memorandum or agreement; the funds or services to be provided by the repository, the Federal agency and any other appropriate party; and the schedule for any payments;
- (i) Any special procedures and restrictions for handling, storing, inspecting, inventorying, cleaning, conserving, and exhibiting the collection;
- (j) Instructions and any terms and conditions for making the collection available for scientific, educational and religious uses, including procedures and criteria to be used by the Repository Official to review, approve or deny, and document actions taken in response to requests for study, laboratory analysis, loan, exhibition, use in religious rituals or spiritual activities, and other uses. When the Repository Official to approve consumptive uses, this should be specified; otherwise, the Federal Agency Official should review and approve consumptive uses. When the repository's existing operating procedures and criteria for evaluating requests to use collections are consistent with the regulations in this part, they may be used, after making any necessary modifications, in lieu of developing new ones;
- (k) Instructions for restricting access to information relating to the nature, location and character of the prehistoric or historic resource from which the material remains are excavated or removed;
- (l) A statement that copies of any publications resulting from study of the collection are to be provided to the Federal Agency Official and, when the collection is from Indian lands, to the

Tribal Official and the Tribal Historic Preservation Officer, if any, of the Indian tribe that owns or has jurisdiction over such lands;

- (m) A statement that specifies the frequency and methods for conducting and documenting the inspections and inventories stipulated in s 79.11 of this part;
- (n) A statement that the Repository Official shall redirect any request for transfer or repatriation of a federally-owned collection (or any part thereof) to the Federal Agency Official, and redirect any request for transfer or repatriation of a federally administered collection (or any part thereof) to the Federal Agency Official and the owner;
- (o) A statement that the Repository Official shall not transfer, repatriate or discard a federally-owned collection (or any part thereof) without the written permission of the Federal Agency Official, and not transfer, repatriate or discard a federally administered collection (or any part thereof) without the written permission of the Federal Agency Official and the owner;
- (p) A statement that the Repository Official shall not sell the collection; and
- (q) A statement that the repository shall provide curatorial services in accordance with the regulations in this part.

s 79.9 Standards to determine when a repository possesses the capability to provide adequate long-term curatorial services.

The Federal Agency Official shall determine that a repository has the capability to provide adequate long-term curatorial services when the repository is able to:

- (a) Accession, label, catalog, store, maintain, inventory and conserve the particular collection on a long-term basis using professional museum and archival practices; and
- (b) Comply with the following, as appropriate to the nature and consent of the collection;
- (1) Maintain complete and accurate records of the collection, including:
- (i) Records on acquisitions;
- (ii) Catalog and artifact inventory lists;
- (iii) Descriptive information, including field notes, site forms and reports;
- (iv) Photographs, negatives and slides;
- (v) Locational information, including maps;
- (vi) Information on the condition of the collection, including any completed conservation treatments;
- (vii) Approved loans and other uses;
- (viii) Inventory and inspection records, including any environmental monitoring records;
- (ix) Records on lost, deteriorated, damaged or destroyed Government properly; and
- (x) Records on any deaccessions and subsequent transfers, repatriations or discards, as approved by the Federal Agency Official;
- (2) Dedicate the requisite facilities, equipment and space in the physical plant to property store, study and conserve the collection. Space used for storage, study, conservation and, if exhibited, any exhibition must not be used for non-curatorial purposes that would endanger or damage the collection;
- (3) Keep the collection under physically secure conditions within storage, laboratory, study and any exhibition areas by:
- (i) Having the physical plant meet local electrical, fire, building, health and safety codes;
- (ii) Having an appropriate and operational fire detection and suppression system;
- (iii) Having an appropriate and operational intrusion detection and deterrent system;
- (iv) Having an adequate emergency management plan that establishes procedures for responding

to fires, floods, natural disasters, civil unrest, acts of violence, structural failures and failures of mechanical systems within the physical plant;

- (v) Providing fragile or valuable items in a collection with additional security such as locking the items in a safe, vault or museum specimen cabinet, as appropriate;
- (vi) Limiting and controlling access to keys, the collection and the physical plant; and
- (vii) Inspecting the physical plant in accordance with s 79.11 of this part for possible security weaknesses and environmental control problems, and taking necessary actions to maintain the integrity of the collection;
- (4) Require staff and any consultants who are responsible for managing and preserving the collection to be qualified museum professionals;
- (5) Handle, store, clean, conserve and, if exhibited, exhibit the collection in a manner that:
- (i) Is appropriate to the nature of the material remains and associated records;
- (ii) Protects them from breakage and possible deterioration from adverse temperature and relative humidity, visible light, ultraviolet radiation, dust, soot, gases, mold, fungus, insects, rodents and general neglect; and
- (iii) Preserves data that may be studied in future laboratory analyses. When material remains in a collection are to be treated with chemical solutions or preservatives that will permanently alter the remains, when possible, retain untreated representative samples of each affected artifact type, environmental specimen or other category of material remains to be treated. Untreated samples should not be stabilized or conserved beyond dry brushing;
- (6) Store site forms, field notes, artifacts inventory lists, computer disks and tapes, catalog forms and a copy of the final report in a manner that will protect them from theft and fire such as:
- (i) Storing the records in an appropriate insulated, fire resistant, locking cabinet, safe, vault or other container, or in a location with a fire suppression system;
- (ii) Storing a duplicate set of records in a separate location; or
- (iii) Ensuring that records are maintained and accessible through another party. For example, copies of final reports and site forms frequently are maintained by the State Historic Preservation Officer, the State Archeologist or the State museum or university. The Tribal Historic Preservation Officer and Indian tribal museum ordinarily maintain records on collections recovered from sites located on Indian lands. The National Technical Information Service and the Defense Technical Information Service maintain copies of final reports that have been deposited by Federal agencies. The National Archeological Database maintains summary information on archeological reports and projects, including information on the location of those reports.
- (7) Inspect the collection in accordance with s 79.11 of this part for possible deterioration and damage, and perform only those actions as are absolutely necessary to stabilize the collection and rid it of any agents of deterioration;
- (8) Conduct inventories in accordance with s 79.11 of this part to verify the location of the material remains, associated records and any other Federal personal property that is furnished to the repository; and
- (9) Provide access to the collection in accordance with s 79.10 of this part.

s 79.10 Use of collections.

(a) The Federal Agency Official shall ensure that the Repository Official makes the collection available for scientific, educational and religious uses, subject to such terms and conditions as are necessary to protect and preserve the condition, research potential, religious or sacred

importance, and uniqueness of the collection.

- (b) Scientific and educational uses. A collection shall be made available to qualified professionals for study, loan and use for such purposes as in-house and traveling exhibits, teaching, public interpretation, scientific analysis and scholarly research. Qualified professionals would include, but not be limited to, curators, conservators, collection managers, exhibitors, researchers, scholars, archeological contractors and educators. Students may use a collection when under the direction of a qualified professional. Any resulting exhibits and publications shall acknowledge the repository as the curatorial facility and the Federal agency as the owner or administrator, as appropriate. When the collection is from Indian lands and the Indian landowner and the Indian tribe having jurisdiction over the lands wish to be identified, those individuals and the Indian tribe shall also be acknowledged. Copies of any resulting publications shall be provided to the Repository Official and the Federal Agency Official. When Indian lands are involved, copies of such publications shall also be provided to the Tribal Offical and the Tribal Historic Preservation Officer, if any, of the Indian tribe that owns or has jurisdiction over such lands.
- (c) Religious uses. Religious remains in a collection shall be made available to persons for use in religious rituals or spiritual activities. Religious remains generally are of interest to medicine men and women, and other religious practitioners and persons from Indian tribes, Alaskan Native corporations, Native Hawaiians, and other indigenous and immigrant ethnic, social and religious groups that have aboriginal or historic ties to the lands from which the remains are recovered, and have traditionally used the remains or class of remains in religious rituals or spiritual activities.
- (d) Terms and conditions. (1) In accordance with section 9 of the Archaeological Resources Protection Act (16 U.S.C. 470hh) and section 304 of the National Historic Preservation Act (16 U.S.C. 470 w-3), the Federal Agency Official shall restrict access to associated records that contain information relating to the nature, location or character of a prehistoric or historic resource unless the Federal Agency Official determines that such disclosure would not create a risk of harm, theft or destruction to the resource or to the area or place where the resource is located.
- (2) Section -.18(a)(2) of uniform regulations 43 CFR part 7, 36 CFR part 296, 18 CFR part 1312, and 32 CFR part 229 sets forth procedures whereby information relating to the nature, location or character of a prehistoric or historic resource may be made available to the Governor of any State. The Federal Agency Official may make information available to other persons who, following the procedures in s -.18(a)(2) of the referenced uniform regulations, demonstrate that the disclosure will not create a risk of harm, theft or destruction to the resource or to the area or place where the resource is located. Other persons generally would include, but not be limited to, archeological contractors, researchers, scholars, tribal representatives, Federal, State and local agency personnel, and other persons who are studying the resource or class or resources.
- (3) When a collection is from Indian lands, the Federal Agency Official shall place such terms and conditions as may be requested by the Indian landowner and the Indian tribe having jurisdiction over the lands on:
- (i) Scientific, educational or religious uses of material remains; and
- (ii) Access to associated records that contain information relating to the nature, location or character of the resource.
- (4) When a collection is from a site on public lands that the Federal Agency Official has determined is of religious or cultural importance to any Indian tribe having aboriginal or historic

ties to such lands, the Federal Agency Official shall place such terms and conditions as may have been developed pursuant to s -.7 of uniform regulations 43 CFR part 7, 36 CFR part 296, 18 CFR part 1312, and 32 CFR part 229 on:

- (i) Scientific, educational or religious uses of material remains; and
- (ii) Access to associated records that contain information relating to the nature, location or character of the resource.
- (5) The Federal Agency Official shall not allow uses that would alter, damage or destory an object in a collection unless the Federal Agency Official determines that such use is necessary for scientific studies or public interpretation, and the potential gain in scientific or interpretive information outweighs the potential loss of the object. When possible, such use should be limited to unprovenienced, nonunique, nonfragile objects, or to a sample of objects drawn from a larger collection of similar objects.
- (e) No collection (or a part thereof) shall be loaned to any person without a written agreement between the Repository Official and the borrower that specifies the terms and conditions of the loan. Appendix C to the regulations in this part contains an example of a short-term loan agreement for a federally-owned collection. At a minimum, a loan agreement shall specify:
- (1) The collection or object being loaned;
- (2) The purpose of the loan;
- (3) The length of the loan;
- (4) Any restrictions on scientific, educational or religious uses, including whether any object may be altered, damaged or destroyed;
- (5) Except as provided in paragraph (e)(4) of this section, that the borrower shall handle the collection or object being borrowed during the term of the loan in accordance with this part so as not to damage or reduce its scentific, educational, religious or cultural value; and
- (6) Any requirements for insuring the collection or object being borrowed for any loss, damage or destruction during transit and while in the borrower's possession.
- (f) The Federal Agency Official shall ensure that the Repository Official maintains administrative records that document approved scentific, educational and religious uses of the collection.
- (g) The Repository Official may charge persons who study, borrow or use a collection (or a part thereof) reasonable fees to cover costs for handling, packing, shipping and insuring material remains, for photocopying associated records, and for other related incidental costs.

s 79.11 Conduct of inspections and inventories.

- (a) The inspections and inventories specified in this section shall be conducted periodically in accordance with the Federal Property and Administrative Services Act (40 U.S.C. 484), its implementing regulation (41 CFR part 101), any agency-specific regulations on the management of Federal property, and any agency-specific statutes and regulations on the management of museum collections.
- (b) Consistent with paragraph (a) of this section, the Federal Agency Official shall ensure that the Repository Official:
- (1) Provides the Federal Agency Official and, when the collection is from Indian lands, the Indian landowner and the Tribal Offical of the Indian tribe that has jurisdiction over the lands with a copy of the catalog list of the contents of the collection received and accessioned by the repository;
- (2) Provides the Federal Agency Official will a list of any other U.S. Government-owned

personal property received by the repository;

- (3) Periodically inspects the physical plant for the purpose of monitoring the physical security and environmental control measures;
- (4) Periodically inspects the collection for the purposes of assessing the condition of the material remains and associated records, and of monitoring those remains and records for possible deterioration and damage;
- (5) Periodically inventories the collection by accession, lot or catalog record for the purpose of verifying the location of the material remains and associated records;
- (6) Periodically inventories any other U.S. Government-owned personal property in the possession of the repository;
- (7) Has qualified museum professionals conduct the inspections and inventories;
- (8) Following each inspection and inventory, prepares and provides the Federal Agency Official with a written report of the results of the inspection and inventory, including the status of the collection, treatments completed and recommendations for additional treatments. When the collection is from Indian lands, the Indian landowner and the Tribal Official of the Indian tribe that has jurisdiction over the lands shall also be provided with a copy of the report;
- (9) Within five (5) days of the discovery of any loss or theft of, deterioriation and damage to, or destruction of the collection (or a part thereof) or any other U.S. Government-owned personal property, prepares and provides the Federal Agency Official with a written notification of the circumstances surrounding the loss, theft, deterioration, damage or destruction. When the collection is from Indian lands, the Indian landowner and the Tribal Official and the Indian tribe that has jurisdiction over the lands shall also be provided with a copy of the notification; and (10) Makes the repository, the collection and any other U.S. Government-owned personal
- (i) Federal Agency Official;

property available for periodic inspection by the:

- (ii) When the collection is from Indian lands, the Indian landowner and the Tribal Official of the Indian tribe that has jurisdiction over the lands; and
- (iii) When the collection contains religious remains, the Indian tribal elders, religious leaders, and other officials representing the Indian tribe or other group for which the remains have religious or sacred importance.
- (c) Consistent with paragraph (a) of this section, the Federal Agency Official shall have qualified Federal agency professionals:
- (1) Investigate reports of a lost, stolen, deteriorated, damaged or destroyed collection (or a part thereof) or any other U.S. Government-owned personal property; and
- (2) Periodically inspect the repository, the collection and any other U.S. Government-owned personal property for the purposes of:
- (i) Determining whether the repository is in compliance with the minimum standards set forth in s 79.9 of this part; and
- (ii) Evaluating the performance of the repository in providing curatorial services under any contract, memorandum, agreement or other appropriate written instrument.
- (d) The frequency and methods for conducting and documenting inspections and inventories stipulated in this section shall be mutually agreed upon, in writing, by the Federal Agency Official and the Repository Official, and be appropriate to the nature and content of the collection:
- (1) Collections from Indian lands shall be inspected and inventoried in accordance with such terms and conditions as may be requested by the Indian landowner and the Indian tribe having

jurisdiction over the lands.

- (2) Religious remains in collections from public lands shall be inspected and inventoried in accordance with such terms and conditions as may have been developed pursuant to s -.7 of uniform regulations 43 CFR part 7, 36 CFR part 296, 18 CFR part 1312, and 32 CFR part 229.
- (3) Material remains and records of a fragile or perishable nature should be inspected for deterioration and damage on a more frequent basis than lithic or more stable remains or records.
- (4) Because frequent handling will accelerate the breakdown of fragile materials, material remains and records should be viewed but handled as little as possible during inspections and inventories.
- (5) Material remains and records of a valuable nature should be inventoried on a more frequent basis than other less valuable remains or records.
- (6) Persons such as those listed in s 79.6(c) of this part who have expertise in the management and preservation of similar collections should be able to provide advice to the Federal Agency Official concerning the appropriate frequency and methods for conducting inspections and inventories of a particular collection.
- (e) Consistent with the Single Audit Act (31 U.S.C. 75), when two or more Federal agencies deposit collections in the same repository, the Federal Agency Officials should enter into an interagency agreement for the purposes of:
- (1) Requesting the Repository Official to coordinate the inspections and inventories, stipulated in paragraph (b) of this section, for each of the collections;
- (2) Designating one or more qualified Federal agency professionals to:
- (i) Conduct inspections, stipulated in paragraph (c)(2) of this section, on behalf of the other agencies; and
- (ii) Following each inspection, prepare and distribute to each Federal Agency Official a written report of findings, including an evaluation of performance and recommendations to correct any deficiencies and resolve any problems that were identified. When the collection is from Indian lands, the Indian landowner and the Tribal Official of the Indian tribe that has jurisdiction over the lands shall also be provided with a copy of the report; and
- (3) Ensuring consistency in the conduct of inspections and inventories conducted pursuant to this section.

Appendix A to Part 79--Example of a Deed of Gift DEED OF GIFT TO THE

(Name of the Federal agency)

Whereas, the (name of the Federal agency), hereinafter called the Recipient, is dedicated to the preservation and protection of artifacts, specimens and associated records that are generated in connection with its projects and programs;

Whereas, certain artifacts and specimens, listed in Attachment A to this Deed of Gift, were recoverd from the (name of the prehistoric or historic resource) site in connection with the Recipient's (name of the Recipient's project) project;

Whereas, the (name of the prehistoric or historic resource) site is located on lands to which title is held by (name of the donor), hereinafter called the Donor, and that the Donor holds free and clear title to the artifacts and specimens; and

Whereas, the Donor is desirous of donating the artifacts and speciments to the Recipient to ensure their continued preservation and protection;

Now therefore, the Donor does hereby unconditionally donate to the Recipient, for unrestricted use, the artifacts and specimens listed in Attachment A to this Deed of Gift; and

The Recipient hereby gratefully acknowleges the receipt of the artifacts and speciments.

Signed: (signature of the Donor)

Date: (date)

Signed: (signature of the Federal Agency Official)

Date: (date)

Attachment A: Inventory of Artifacts and Specimens.

Appendix B to Part 79--Example of a Memorandum of Understanding for Curatorial Services for a Federally-Owned Collection

MEMORANDUM OF UNDERSTANDING FOR CURATORIAL SERVICES BETWEEN THE

(Name of the Federal agency)

AND THE

(Name of the Repository)

This Memorandum of Understanding is entered into this (day) day of (month and year), between the United States of America, acting by and through the (name of the Federal agency), hereinafter called the Depositor, and the (name of the Repository), hereinafter called the Repository, in the State of (name of the State).

The Parties do witnesseth that,

Whereas, the Depositor has the responsibility under Federal law to preserve for future use certain collections of archeological artifacts, specimens and associated records, herein called the Collection, listed in Attachment A which is attached hereto and made a part hereof, and is desirous of obtaining curatorial services; and

Whereas, the Repository is desirous of obtaining, housing and maintaining the Collection, and recognizes the benefits which will accrue to it, the public and scientific interests by housing and maintaining the Collection for study and other educational purposes; and

Whereas, the Parties hereto recognize the Federal Government's continued ownership and control over the Collection and any other U.S. Government-owned personal property, listed in Attachment B which is attached hereto and made a part hereof, provided to the Repository, and the Federal Government's responsibility to ensure that the Collection is suitably managed and preserved for the public good; and

Whereas, the Parties hereto recognize the mutual benefits to be derived by having the Collection suitably housed and maintained by the Repository;

Now Therefore, the Parties do mutually agree as follows:

- 1. The Repository shall:
- a. Provide for the professional care and management of the Collection from the (names of the prehistoric and historic resources) sites, assigned (list site numbers) site numbers. The collections were recovered in connection with the (name of the Federal or federally-authorized project) project, located in (name of the nearest city or town), (name of the county) county, in the State of (name of the State).
- b. Perform all work necessary to protect the Collection in accordance with the regulation 36 CFR part 79 for the curation of federally-owned and administered archeological collections and the terms and conditions stipulated in Attachment C to this Memorandum.
- c. Assign as the Curator, the Collections Manager and the Conservator having responsibility for the work under this Memorandum, persons who are qualified museum professionals and whose expertise is appropriate to the nature and content of the Collection.
- d. Begin all work on or about (month, date and year) and continue for a period of (number of years) years or until sooner terminated or revoked in accordance with the terms set forth herein.
- e. Provide and maintain a repository facility having requisite equipment, space and adequate safeguards for the physical security and controlled environment for the Collection and any other U.S. Government-owned personal property in the possession of the Repository.
- f. Not in any way adversely alter or deface any of the Collection except as may be absolutely necessary in the course of stabilization, conservation, scientific study, analysis and research. Any

activity that will involve the intentional destruction of any of the Collection must be approved in advance and in writing by the Depositor.

- g. Annually inspect the facilities, the Collection and any other U.S. Government-owned personal property. Every (number of years) years inventory the Collection and any other U.S. Government-owned personal property. Perform only those conservation treatments as are absolutely necessary to ensure the physical stability and integrity of the Collection, and report the results of inventories, inspections and treatments to the Depositor.
- h. Within five (5) days of discovery, report all instances of and circumstances surrounding loss of, deterioration and damage to, or destruction of the Collection and any other U.S. Government-owned personal property to the Depositor, and those actions taken to stabilize the Collection and to correct any deficiencies in the physical plant or operating procedures that may have contributed to the loss, deterioration, damage or destruction. Any actions that will involve the repair and restoration of any of the Collection and any other U.S. Government-owned personal property must be approved in advance and in writing by the Depositor.
- i. Review and approve or deny requests for access to or short-term loan of the Collection (or a part thereof) for scientific, educational or religious uses in accordance with the regulation 36 CFR part 79 for the curation of federally- owned and administered archeological collections and the terms and conditions stipulated in Attachment C of this Memorandum. In addition, refer requests for consumptive uses of the Collection (or a part thereof) to the Depositor for approval or denial.
- j. Not mortgage, pledge, assign, repatriate, transfer, exchange, give, sublet, discard or part with possession of any of the Collection or any other U.S. Government-owned personal property in any manner to any third party either directly or in-directly without the prior written permission of the Depositor, and redirect any such request to the Depositor for response. In addition, not take any action whereby any of the Collection or any other U.S. Government- owned personal property shall or may be encumbered, seized, taken in execution, sold, attached, lost, stolen, destroyed or damaged.
- 2. The Depositor shall:
- a. On or about (month, date and year), deliver or cause to be delivered to the Repository the Collection, as described in Attachment A, and any other U.S. Government-owned personal property, as described in Attachment B.
- b. Assign as the Depositor's Representative having full authority with regard to this Memorandum, a person who meets pertinent professional qualifications.
- c. Every (number of years) years, jointly with the Repository's designated representative, have the Depositor's Representative inspect and inventory the Collection and any other U.S. Government-owned personal property, and inspect the repository facility.
- d. Review and approve or deny requests for consumptively using the Collection (or a part thereof).
- 3. Removal of all or any portion of the Collection from the premises of the Repository for scientific, educational or religious purposes may be allowed only in accordance with the regulation 36 CFR part 79 for the curation of federally-owned and administered archeological collections; the terms and conditions stipulated in Attachment C to this Memorandum; any conditions for handling, packaging and transporting the Collection; and other conditions that may be specified by the Repository to prevent breakage, deterioration and contamination.
- 4. The Collection or portions thereof may be exhibited, photographed or otherwise reproduced and studied in accordance with the terms and conditions stipulated in Attachment C to this

Memorandum. All exhibits, reproductions and studies shall credit the Depositor, and read as follows: "Courtesy of the (name of the Federal agency)." The Repository agrees to provide the Depositor with copies of any resulting publications.

- 5. The Repository shall maintain complete and accurate records of the Collection and any other U.S. Government-owned personal property, including information on the study, use, loan and location of said Collection which has been removed from the premises of the Repository.

 6. Upon execution by both parties, this Memorandum of Understanding shall be effective on this (day) day of (month and year), and shall remain in effect for (number of years) years, at which time it will be reviewed, revised, as necessary, and reaffirmed or terminated. This Memorandum may be revised or extended by mutual consent of both parties, or by issuance of a written amendment signed and dated by both parties. Either party may terminate this Memorandum by providing 90 days written notice. Upon termination, the Repository shall return such Collection and any other U.S. Government-owned personal property to the destination directed by the Depositor and in such manner to preclude breakage, loss, deterioration and contamination during handling, packaging and shipping, and in accordance with other conditions specified in writing
- 7. Title to the Collection being cared for and maintained under this Memorandum lies with the Federal Government.

by the Depositor. If the Repository terminates, or is in default of, this Memorandum, the Repository shall fund the packaging and transportation costs. If the Depositor terminates this

In witness whereof, the Parties hereto have executed this Memorandum.

Memorandum, the Depositor shall fund the packaging and transportation costs.

Signed: (signature of the Federal Agency Official)

Date: (date)

Signed: (signature of the Repository Official)

Date: (date)

Attachment A: Inventory of the Collection

Attachment B: Inventory of any other U.S. Government-owned Personal Property

Attachment C: Terms and Conditions Required by the Depositor

Appendix C to Part 79--Example of a Short-Term Loan Agreement for a Federally- Owned Collection

SHORT-TERM LOAN AGREEMENT BETWEEN THE

(Name of the Repository)

AND THE

(Name of the Borrower)

The (name of the Repository), hereinafter called the Repository, agrees to loan to (name of the Borrower), hereinafter called the Borrower, certain artifacts, specimens and associated records, listed in Attachment A, which were collected from the (name of the prehistoric or historic resource) site which is assigned (list site number) site number. The collection was recovered in connection with the (name of the Federal or federally authorized project) project, located in (name of the nearest city or town), (name of the county) county in the State of (name of the State). The Collection is the property of the U.S. Government.

The artifacts, specimens and associated records are being loaned for the purpose of (cite the purpose of the loan), beginning on (month, day and year) and ending on (month, day and year). During the term of the loan, the Borrower agrees to handle, package and ship or transport the Collection in a manner that protects it from breakage, loss, deterioration and contamination, in conformance with the regulation 36 CFR part 79 for the curation of federally-owned and administered archeological collections and the terms and conditions stipulated in Attachment B to this loan agreement.

The Borrower agrees to assume full responsibility for insuring the Collection or for providing funds for the repair or replacement of objects that are damaged or lost during transit and while in the Borrower's possession. Within five (5) days of discovery, the Borrower will notify the Repository of instances and circumstances surrounding any loss of, deterioration and damage to, or destruction of the Collection and will, at the direction of the Repository, take steps to conserve damaged materials.

The Borrower agrees to acknowledge and credit the U.S. Government and the Repository in any exhibits or publications resulting from the loan. The credit line shall read as follows: "Courtesy of the (names of the Federal agency and the Repository)." The Borrower agrees to provide the Repository and the (name of the Federal agency) with copies of any resulting publications. Upon termination of this agreement, the Borrower agrees to properly package and ship or transport the Collection to the Repository.

Either party may terminate this agreement, effective not less than (number of days) days after receipt by the other party of written notice, without further liability to either party.

Signed: (signature of the Repository Official)

Date: (date)

Signed: (signature of the Borrower)

Date: (date)

Attachment A: Inventory of the Objects being Loaned. **Attachment B:** Terms and Conditions of the Loan.

Enclosure 3

St. Louis District Curation Standards

This document outlines a series of minimum standards for the processing and curation of archaeological collections recovered by professional archaeologists under contract to the U.S. Army Corps of Engineers, St. Louis District. The goal of these standards is to ensure that collections will be properly processed, documented, and managed. These are minimum standards and are subject to revision by the District's Contracting Officer (CO) or Contracting Officer's Representative (COR).

To ensure that the archaeological collections and documentation are preserved in a manner that will facilitate their future use by the public and scientific researchers, all collections and records will be housed at the designated Contractor for archaeological collections recovered in Illinois and archaeological collections recovered in Missouri.

The archaeologist/contractor will be responsible for consulting with the pertinent Contractor in the early stages of any project, as to the facility requirements for permanent storage. The Contractor will provide technical advice and assistance in obtaining proper archivally stable storage materials.

What follows is a list of standards for the processing and storage preparation required prior to the permanent curation of both prehistoric and historic archaeological collections. The standards have been divided into two major categories: (1) artifacts and (2) records.

A. Artifacts

- 1. When a collection is turned over to the Contractor, an inventory of the associated components will accompany the collection.
- 2. Artifacts will be cleaned, with the exception of those needing specialized analysis. Dry brushing of material remains is preferred to water or chemical cleaning.
- 3. Artifacts will be cataloged and labeled with the state or Smithsonian-type site numbers and provenience, and in accordance with the Contractor's established cataloging and labeling procedures. Items will be grouped by material type, placed in plastic bags with the exterior permanently labeled, and a Mylar® strip or acid-free paper labeled with the appropriate provenience information placed within the bag.
- 4. In most cases, artifacts will be stored in perforated polyethylene ziplock plastic bags at least 2 millimeters in thickness. For those items requiring special packaging, archivally stable materials will be used.

- 5. All artifacts will be placed in acid-free storage boxes. All artifacts shall be housed by provenience when possible.
- 6. Each box will contain an inventory printed on acid-free paper listing its contents keyed to a master inventory of the collections, which will be filed with the collection records.
- 7. All artifact storage boxes will have a label conforming to the specifications of ISM.

B. Records

- 1. An inventory of all recovered objects and two (2) copies of a project's final report will accompany each collection. These documents will be printed on acid-free paper.
- 2. A description of lab coding formats, computer coding formats or any other type of analytic records will be provided on acid-free paper.
- 3. One acid-free paper copy of all original field documentation and laboratory analysis will be submitted to the Contractor. A duplicate set of all documentation will be produced. The two sets of documentation should be stored at separate locations.
- 4. All pertinent maps used and generated by an archaeological project must be submitted. This includes, but may not be limited to, U.S.G.S. maps, regional and project area maps, survey and excavation maps, collection grid maps, and excavation unit profiles. An inventory of all maps and profiles will accompany the collection. All oversized maps should be flattened and stored in metal map cases.
- 5. A list of conserved objects with a description of conservation treatments will accompany every collection. The list also will indicate which objects require future conservation treatment.
- 6. Each collection will contain a photograph catalog printed on acid-free paper. Photographic materials should be organized by film type, (e.g., roll film, sheet film, 35 mm slides, prints, video) and in chronological sequence.
- 7. Archival and working sets of slides and prints will be produced for each collection. All photographic materials will be stored in archivally stable containers or other appropriate method specified by the Contractor.
- 8. When appropriate for the collection, a catalog will be prepared of computer tapes, disks, diskettes, and other automated data processing materials.

- 9. All associated documentation will be arranged according to modern archival practice and standards, and an archival finding aid will be created.
- 10. All documentation will be stored in acid-free folders labeled in No. 3 pencil or indelible ink. These folders will them be placed in acid-free boxes. Adhesive polyethylene plastic label holders, with acid-free inserts, will be applied to the boxes. Labels should no longer be applied directly to the boxes. When label information or box contents change, inserts are replaced, thus reducing the chance for conflicting and confusing information.

Enclosure 4

Procedures for Using St. Louis District Archaeological Collections

I. Background

St. Louis District's archaeological collections have been recovered from two states— Illinois and Missouri—and represent more than fifty years of archaeological investigations in the District's area of operation in the Midwest. Properly safeguarding these archaeological remains is mandated by federal laws and regulations, and it is one of the primary missions of the District, the Operations Division, and the Engineering Division.

District Operation Project Managers are encouraged to use these archaeological materials in educational environments. These procedures establish a chain of accountability for our nonrenewable prehistoric and historical-period resources and ensure that the District's archaeological materials will be available for research, education, and outreach programs for future generations.

II. Procedures

Procedures for use of the St. Louis District's archaeological collections can be divided into two broad categories—research and education/exhibit. Procedures for each one of these uses are described below.

a. Research Use

- 1. All requests for research access to the District's archaeological collections should be forwarded to the District curation points of contact for approval by the Engineering Division Chief.
- 2. After approval, the researcher, the Contractor curating the collections, and the Operation Project Manager will be formally notified by the Engineering Division Chief in a letter that describes the conditions under which the research must be performed.
- 3. Copies of all forms completed and signed by the researcher at the Contractor curating the District's collections will be forwarded by the Contractor to the Operation Project Manager and the District curation points of contact.
- 4. All reports, articles, etc. generated from this research must acknowledge the District's responsibility for the care of the collections, and copies of these documents must be forwarded by the researcher to the Operation project Manager and the District curation points of contact.

b. Education/Exhibit Use

- 1. Museum or Operation Project Manager drafts general work plan that describes the concept and scope of the proposed educational/exhibit use of the collection, including the collections that will be used, and forwards to the District curation point of contact.
- 2. District curation point of contact reviews the plan, discusses the plan with the Museum or the Project's point of contact, and formally notifies the Contractor curating the collection.
- 3. A copy of this notification also is forwarded to the appropriate Operation Project Manager.
- 4. Museum or Operation Project Manager picks up the collections from the Contractor, completing and signing all appropriate loan forms, making copies for project and District files, and paying for all expenses associated with the loan. A copy is forwarded to the District curation point of contact.
- 5. Museum or Operation Project Manager assumes all aspects of responsibility for the collections.
 - c. Optional Procedures for Education/Exhibit Use
- 1. When appropriate, the Operation Project Manager and the District curation point of contact can develop an exhibit plan and design that is consistent with a professional museum exhibition standards.
- 2. District curation point of contact minimally can review exhibit fabrication and installation.
- 3. When a decision is made to remove the exhibit, the Operation Project Manager can inform the District curation point of contact that they want the exhibition removed.
- 4. The District curation point of contact can schedule with the Contractor for the removal of the exhibit, the packing of artifacts, and the transportation of the collection back to the Contractor.

III. District Curation Points of Contact

Primary Point of Contact Dr. Michael K. Trimble CEMVS-ED-Z (314) 331-8466

Secondary Point of Contact

Rhonda R. Lueck CEMVS-ED-Z (314) 331-8798

IV. District Operation Project Managers

Carlyle Lake

Robert S. Wilkins Operational Project Manager CEMVS-CO-A (618) 594-2484

Lake Shelbyville

Andrea Lewis Operational Project Manager CEMVS-CO-S (217) 774-3951

Lake Wappapello

Gary Stilts Operational Project Manager CEMVS-CO-W (573) 222-8562

Mark Twain Lake

Dennis Foss Operational Project Manager CEMVS-CO-J (573) 735-4097

Rend Lake

Phil Jenkins Operational Project Manager CEMVS-CO-B (618) 724-2493

Rivers Project

Stan Ebersohl Operational Project Manager CEMVS-CO-N (636) 899-2600

Enclosure 5

St. Louis District Procedures for Inventory and Evaluation of Existing Collections

To ensure that archaeological collections and associated records are properly identified and managed, an inventory and evaluation of existing collections that are owned or controlled by the Corps will be carried out by the Contractor each year this agreement is in effect. A *curation report* will be delivered to the Contracting Officer or the Contracting Officer's Representative that includes, but is not limited to, a discussion of the following.

- a. An assessment of the condition of each collection and its associated records. Those variables that are to be evaluated include, but are not limited to, the following.
 - 1. The number, cultural affiliation, and preservation condition of all human skeletal remains and associated goods.
 - 2. The condition of all field notes, maps, drawings, photographs, photographic slides, and related correspondence.
 - 3. The degree to which a collection has been prepared, catalogued, treated, accessioned, and stored.
 - 4. The physical state of the collection.
 - 5. The number and completeness of all reports and articles generated by the analysis of the collection and its associated records.
- b. All collections and records that were generated by a Corps undertaking and/or removed from Corps project lands will be identified.
- c. Contractors housing Corps collections will be identified. If a collection has been divided, all Contractors, collections centers, institutions, tribal groups, and/or individuals that retain any of the materials will be identified.
- d. If a collection or a portion of a collection is on loan from the Contractor, the borrowing institutions or individuals, and the specific loan items, will be identified.
- e. If a collection is determined to be missing in whole or in part, with no account of the location of the materials, the inventory and subsequent report will estimate what materials are missing.
- f. If Corps collections (artifacts or records) have been accessed by researchers, Native American groups, or the general public during the contract year, then a list will be placed in the curation report that includes minimally the following: (1) the name of the collection that was reviewed and (2) the name, address, affiliation/institution/tribe (if relevant), and telephone number of the person or persons that viewed the materials.